MITSUBISHI UFJ FINANCIAL GROUP INC Form 6-K November 14, 2012

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 6-K

Report of Foreign Issuer

Pursuant to Rule 13a-16 or 15d-16 under

the Securities Exchange Act of 1934

For the month of November 2012

MITSUBISHI UFJ FINANCIAL GROUP, INC.

(Translation of registrant s name into English)

7-1, Marunouchi 2-chome, Chiyoda-ku

Tokyo 100-8330, Japan

(Address of principal executive offices)

Indicate by check mark whether the registrant files or
will file annual reports under cover of Form 20-F or Form 40-F.
Form 20-F <u>X</u> Form 40-F
Indicate by check mark whether the registrant by furnishing the information
contained in this Form is also thereby furnishing the information to the Commission
pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
Yes No _X

SIGNATURES

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

Date: November 14, 2012

Mitsubishi UFJ Financial Group, Inc.

By: /s/ Akira Takeda Name: Akira Takeda

Title: Chief Manager, General Affairs Corporate Administration Division

Consolidated Summary Report < under Japanese GAAP>

for the six months ended September 30, 2012

November 14, 2012

Company name: Mitsubishi UFJ Financial Group, Inc. Stock exchange listings: Tokyo, Osaka, Nagoya, New York

Code number: 8306 URL http://www.mufg.jp/

Representative: Katsunori Nagayasu, President & CEO

For inquiry: Naoki Muramatsu, General Manager Financial Planning Division / Financial Accounting Office

TEL (03) 3240-3110

Quarterly securities report issuing date: November 29, 2012 Dividend payment date: December 7, 2012

Trading accounts: Established Supplemental information for quarterly financial Available

statements:

Quarterly investor meeting presentation: Scheduled (for investors and analysts)

(Amounts of less than one million yen are rounded down.)

1. Consolidated Financial Data for the Six Months ended September 30, 2012

(1) Results of Operations

	(% represent	(% represents the change from the same period in the previous fiscal year)						
	Ordinary In	come	Ordinary I	Profits	Net Income			
	million yen	%	million yen	%	million yen	%		
Six months ended								
September 30, 2012	2,357,952	(11.7)	570,048	(40.5)	290,484	(58.3)		
September 30, 2011	2,671,205	12.7	958,644	76.9	696,091	95.1		

(*) Comprehensive income

September 30, 2012: 325,026 million yen, (60.3)%; September 30, 2011: 818,223 million yen, 361.8%

	Net Income per Common Stock yen	Diluted Net Income per Common Stock yen
Six months ended		
September 30, 2012	19.90	19.84
September 30, 2011	48.58	48.51

(2) Financial Conditions

Net Assets Attributable to MUFG Shareholders to Total Total Assets Total Net Assets Assets(*1) million yen million yen %	Risk-adjusted Capital Ratio ^(*2) %
As of	
September 30, 2012 218,641,177 11,866,909 4.7	14.30
March 31, 2012 218,861,616 11,675,784 4.6	14.91

(Reference) Shareholders equity as of September 30, 2012: 10,169,067 million yen; March 31, 2012: 9,993,029 million yen

(*1)	Net assets attributable to MUFG shareholders to total assets	is computed under the formula shown below
(Total net as	sets - Subscription rights to shares - Minority interests) / Tot	al assets

^(*2) Risk-adjusted Capital Ratio is computed in accordance with the Standards for Consolidated Capital Adequacy Ratio of Bank Holding Company under Article 52-25 of the Banking Law (the Notification of the Financial Services Agency No. 20, 2006).

2. Dividends on Common Stock

			Dividends per Shar 3rd quarter-end		
	1st quarter-end	1st quarter-end 2nd quarter-end		Fiscal year-end	Total
	yen	yen	yen	yen	yen
Fiscal year					
ended March 31, 2012		6.00		6.00	12.00
ending March 31, 2013		6.00			
ending March 31, 2013 (Forecast)				6.00	12.00

- (*1) Revision of forecasts for dividends on the presentation date of this Consolidated Summary Report: None
- (*2) The information in the above table is only for dividends on common stocks. Please refer to Dividends on preferred stocks with regard to dividends on other type of (unlisted) stocks issued by us.

3. Earnings Target for the Fiscal Year ending March 31, 2013 (Consolidated)

MUFG has the target of 670.0 billion yen of consolidated net income for the fiscal year ending March 31, 2013. (There is no change to our earnings target released on May 15, 2012.)

MUFG is engaged in financial service businesses such as banking business, trust banking business, securities business and credit card/loan businesses. Because there are various uncertainties caused by economic situation, market environments and other factors in these businesses, MUFG discloses a target of its consolidated net income instead of a forecast of its performance.

Notes

- (1) Changes in significant subsidiaries during the period: No
- (2) Changes in accounting policies, changes in accounting estimates and restatements
 - (A) Changes in accounting policies due to revision of accounting standards: Yes
 - (B) Changes in accounting policies due to reasons other than (A): No
 - (C) Changes in accounting estimates: Yes
 - (D) Restatements: No

Note: We changed the method of depreciation at the beginning of the current interim accounting period.

The change falls under Changes in accounting policies which are difficult to distinguish from changes in accounting estimates .

For more details, please see (1) Changes in Accounting Policies, Changes in Accounting Estimates and Restatements in page 3 of Appendix.

(3) Number of common stocks outstanding at the end of the period

(A) Total stocks outstanding including treasury stocks:	September 30, 2012	14,158,585,720 shares
	March 31, 2012	14,154,534,220 shares
(B) Treasury stocks:	September 30, 2012	9,549,147 shares
	March 31, 2012	9,553,750 shares
(C) Average outstanding stocks:	Six months ended September 30, 2012	14,147,400,847 shares
	Six months ended September 30, 2011	14.143.389.335 shares

(Reference) Summary of non-consolidated financial data

1. Non-consolidated Financial Data for the Six Months ended September 30, 2012

(1) Results of Operations

	((% represents the change from the same period in the previous fiscal year)							
	Operating Inc	ome	Operating Profits		Ordinary Profits		Net Income		
	million yen	%	million yen	%	million yen	%	million yen	%	
Six months ended									
September 30, 2012	108,377 ((32.4)	99,894	(34.5)	92,560	(33.9)	92,722	(35.2)	
September 30, 2011	160,243	(28.5)	152,505	(29.6)	140,065	(30.7)	143,043	(25.1)	

	Net Income per Common Stock
	yen
Six months ended	
September 30, 2012	5.92
September 30, 2011	9.47
(2) Financial Conditions	

	Total Assets million yen	Total Net Assets million yen	Net Assets Ratio %
As of			
September 30, 2012	10,884,175	8,683,099	79.7
March 31, 2012	10,918,957	8,667,823	79.3

(Reference) Shareholders equity as of September 30, 2012: 8,675,249 million yen; March 31, 2012: 8,659,889 million yen

*Disclosure regarding the execution of the interim audit process

This Consolidated Summary Report (Quarterly Tanshin) is outside the scope of the external auditor s interim audit procedure which is required by Financial Instruments and Exchange Act . Therefore, the interim audit process has not been completed as of this disclosure in the Consolidated Summary Report .

*Notes for using forecasted information etc.

- 1. This financial summary report contains forward-looking statements regarding estimations, forecasts, targets and plans in relation to the results of operations, financial conditions and other overall management of the company and/or the group as a whole (the forward-looking statements). The forward-looking statements are made based upon, among other things, the company is current estimations, perceptions and evaluations. In addition, in order for the company to adopt such estimations, forecasts, targets and plans regarding future events, certain assumptions have been made. Accordingly, due to various risks and uncertainties, the statements and assumptions are inherently not guarantees of future performance, may be considered differently from alternative perspectives and may result in material differences from the actual result. For the main factors that may affect the current forecasts, please see Consolidated Summary Report, Annual Securities Report, Disclosure Book, Annual Report, and other current disclosures that the company has announced.
- 2. The financial information included in this financial summary report is prepared and presented in accordance with accounting principles generally accepted in Japan (Japanese GAAP). Differences exist between Japanese GAAP and the accounting principles generally accepted in the United States (U.S. GAAP) in certain material respects. Such differences have resulted in the past, and are expected to continue to result for this period and future periods, in amounts for certain financial statement line items under U.S. GAAP to differ significantly from the amounts under Japanese GAAP. For example, differences in consolidation basis or accounting for business combinations, including but not limited to amortization and impairment of goodwill, could result in significant differences in our reported financial results between Japanese GAAP and U.S. GAAP. Readers should consult their own professional advisors for an understanding of the differences between Japanese GAAP and U.S. GAAP and how those differences might affect our reported financial results. We will publish U.S. GAAP financial results in a separate disclosure document when such information becomes available.

(Dividends on preferred stocks)

Dividends per share relating to preferred stocks are as follows:

	1st quarter-enî	and quarter-end	Dividends per Sh 3rd quarter-end	are Fiscal year-end	Total
	yen	yen	yen	yen	yen
Preferred Stock First Series of Class 5					
Fiscal year ended March 31, 2012		57.50		57.50	115.00
Fiscal year ending March 31, 2013		57.50			
Fiscal year ending March 31, 2013 (Forecast)				57.50	115.00
	1st quarter-end yen	2nd quarter-end yen	Dividends per Sh 3rd quarter-end yen	are Fiscal year-end yen	Total yen
Preferred Stock Class 11	quarter-end	quarter-end	3rd quarter-end	Fiscal year-end	
Preferred Stock Class 11 Fiscal year ended March 31, 2012	quarter-end	quarter-end	3rd quarter-end	Fiscal year-end	
	quarter-end	quarter-end yen	3rd quarter-end	Fiscal year-end yen	yen

(Appendix)

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Selected Financial Information under Japanese GAAP for the Six Months Ended September 30, 2012

(*) The following is the schedule of internet conference and explanation for investors and analysts. You can confirm those contents over the internet. Materials distributed for those will be uploaded in our homepage soon after the internet conference or the explanation is held.

Internet Conference: November 14, 2012 (Wednesday) Explanation for investors and analysts: November 16, 2012 (Friday)

1. Qualitative Information Pertaining to Consolidated Earnings and others for the Six Months ended September 30, 2012

(1) Qualitative Information Pertaining to Consolidated Earnings Target

MUFG has the target of 670.0 billion yen of consolidated net income for the fiscal year ending March 31, 2013. (There is no change to our earnings target released on May 15, 2012.)

As for other figures released on May 15, 2012, MUFG has revised some of them taking into account the performance of interim results as shown in the following table.

(MUFG is engaged in financial service businesses such as banking business, trust banking business, securities business and credit card/loan businesses. Because there are various uncertainties caused by economic situation, market environments and other factors in these businesses, MUFG discloses a target of its consolidated net income instead of a forecast of its performance.)

[Reference]

MUFG Consolidated

(in billions of Japanese yen) Ordinary profits	For the fiscal year ending March 31, 2013	For the six months ended September 30, 2012 (Results) 570.0	For the fiscal year ended March 31, 2012 (Results) 1,471.9	For the six months ended September 30, 2011 (Results) 958.6
Net income (loss)	670.0	290.4	981.3	696.0
Total credit costs	(160.0)	(62.2)	(193.4)	(28.6)
<2 Banks on a stand-alone basis> The Bank of Tokyo-Mitsubishi UFJ, Ltd. Net business profits before provision for general allowance for credit losses Ordinary profits (losses) Net income (loss) Total credit costs	990.0 690.0 460.0 (75.0)	569.6 326.4 171.4 (26.8)	1,022.8 743.3 469.0 (125.3)	553.8 416.5 271.9 (7.5)
Mitsubishi UFJ Trust and Banking Corporation				
Net business profits before credit costs for trust accounts				
and provision for general allowance for credit losses	155.0	79.8	148.1	74.6
Ordinary profits (losses)	110.0	46.8	110.1	64.1
Net income (loss)	80.0	39.7	75.8	46.0
Total credit costs	(10.0)	(1.7)	(9.2)	7.0

- 2. Information Regarding Notes in Consolidated Summary Report
- (1) Changes in Accounting Policies, Changes in Accounting Estimates and Restatements

(Changes in accounting policies which are difficult to distinguish from changes in accounting estimates)

Starting with the current interim accounting period, MUFG and its domestic consolidated subsidiaries have changed the method of depreciation due to the revision of Corporation Tax Act. The change was that tangible fixed assets acquired on or after April 1, 2012 shall be depreciated according to the revised law.

This change had only minor impact on the consolidated statements of income and others.

3. Consolidated Financial Statements

(1) Consolidated Balance Sheets

(in millions of yen)	As of March 31, 2012	As of September 30, 2012
Assets:		
Cash and due from banks	9,036,116	9,592,463
Call loans and bills bought	347,930	544,585
Receivables under resale agreements	4,552,860	4,754,272
Receivables under securities borrowing transactions	3,256,655	3,360,726
Monetary claims bought	2,954,838	2,987,146
Trading assets	16,768,713	18,649,247
Money held in trust	395,352	375,495
Securities	78,264,735	77,276,825
Loans and bills discounted	84,492,697	84,681,117
Foreign exchanges	1,480,083	1,311,133
Other assets	8,004,949	6,107,837
Tangible fixed assets	1,343,909	1,352,163
Intangible fixed assets	1,023,834	1,009,510
Deferred tax assets	522,886	391,357
Customers liabilities for acceptances and guarantees	7,539,826	7,337,583
Allowance for credit losses	(1,123,773)	(1,090,289)
Total assets	218,861,616	218,641,177
Liabilities:		
Deposits	124,789,252	125,085,876
Negotiable certificates of deposit	12,980,617	12,806,292
Call money and bills sold	2,809,618	3,561,698
Payables under repurchase agreements	13,585,846	14,214,631
Payables under securities lending transactions	4,978,915	4,012,219
Commercial papers	569,659	783,624
Trading liabilities	13,451,275	14,271,761
Borrowed money	10,318,096	10,364,973
Foreign exchanges	874,225	745,508
Short-term bonds payable	523,065	432,073
Bonds payable	6,634,121	5,922,451
Due to trust accounts	1,416,725	1,415,364
Other liabilities	5,956,502	5,151,011
Reserve for bonuses	47,797	49,895
Reserve for bonuses to directors	1,057	200
Reserve for retirement benefits	81,111	69,474
Reserve for retirement benefits to directors	1,534	1,230
Reserve for loyalty award credits	6,768	8,435
Reserve for contingent losses	373,439	303,212
Reserves under special laws	1,799	1,727
Deferred tax liabilities	84,706	76,116
Deferred tax habilities for land revaluation	159,867	158,900
Acceptances and guarantees	7,539,826	7,337,583
Total liabilities	207,185,831	206,774,267

(in millions of yen)	As of March 31, 2012	As of September 30, 2012
Net assets:		
Capital stock	2,138,487	2,139,378
Capital surplus	2,175,304	2,176,193
Retained earnings	5,602,327	5,798,936
Treasury stock	(6,544)	(6,540)
Total shareholders equity	9,909,575	10,107,968
Net unrealized gains (losses) on other securities	440,900	345,572
Net deferred gains (losses) on hedging instruments	23,904	30,793
Land revaluation excess	161,361	161,355
Foreign currency translation adjustments	(494,155)	(430,728)
Pension liability adjustments of subsidiaries preparing financial statements under US GAAP	(48,555)	(45,893)
Total accumulated other comprehensive income	83,454	61,099
Subscription rights to shares	7,933	7,850
Minority interests	1,674,821	1,689,991
Total net assets	11,675,784	11,866,909
Total liabilities and net assets	218,861,616	218,641,177

(2) Consolidated Statements of Income and Consolidated Statements of Comprehensive Income

Consolidated Statements of Income

(in millions of yen)	For the six months ended September 30, 2011	For the six months ended September 30, 2012
Ordinary income	2,671,205	2,357,952
Interest income	1,161,064	1,124,729
Interest on loans and bills discounted	750,154	744,668
Interest and dividends on securities	279,986	293,546
Trust fees	49,282	46,066
Fees and commissions	556,909	554,040
Trading income	97,357	133,918
Other business income	374,991	385,458
Other ordinary income	431,599	113,739
Ordinary expenses	1,712,561	1,787,903
Interest expenses	253,311	248,496
Interest on deposits	89,676	89,160
Fees and commissions	82,862	81,631
Other business expenses	113,604	82,546
General and administrative expenses	1,026,413	1,054,747
Other ordinary expenses	236,371	320,482
Other ordinary expenses	230,371	320,402
Ordinary profits	958,644	570,048
Extraordinary gains	20,116	4,566
Gains on disposition of fixed assets	7,356	2,705
Gains on negative goodwill		339
Reversal of reserve for contingent liabilities from financial instruments transactions	441	71
Transfer gains on divestiture of businesses		1,450
Gains on sales of equity securities of affiliates	12,318	
Extraordinary losses	15,675	31,560
Losses on disposition of fixed assets	5,718	4,932
Losses on impairment of fixed assets	3,990	3,290
Losses on change in equity		23,285
Amortization of goodwill	5,966	,
Others	- /	51
Income before income taxes and others	963,085	543,054
Income taxes current	116,790	39,037
Income taxes deferred	92,567	155,715
meonic taxes deferred	72,307	133,713
Total taxes	209,358	194,753
Income before minority interests	753,726	348,300
Minority interests	57,635	57,816
Net income	696,091	290,484

Consolidated Statements of Comprehensive Income

	For the six months ended	For the six months ended
(in millions of yen)	September 30, 2011	September 30, 2012
Income before minority interests	753,726	348,300
Other comprehensive income		
Net unrealized gains (losses) on other securities	14,788	(96,633)
Net deferred gains (losses) on hedging instruments	(8,730)	7,839
Land revaluation excess		(62)
Foreign currency translation adjustments	52,134	40,885
Pension liability adjustments of subsidiaries preparing financial statements under		
US GAAP	2,460	1,647
Share of other comprehensive income of associates accounted for using equity method	3,844	23,049
Total other comprehensive income	64,497	(23,274)
•		
Comprehensive income	818,223	325,026
	,	,
(Comprehensive income attributable to)		
Comprehensive income attributable to owners of the parent	762,282	268,072
Comprehensive income attributable to minority interests	55,941	56,954

(3) Consolidated Statements of Changes in Net Assets

	For the six months ended	For the six months ended
(in millions of yen)	September 30, 2011	September 30, 2012
Shareholders equity		
Capital stock	2.127.476	2 120 407
Balance at the beginning of the period	2,137,476	2,138,487
Changes during the period	1.006	001
Issuance of new shares-exercise of subscription rights to shares	1,006	891
Total changes during the period	1,006	891
Balance at the end of the period	2,138,483	2,139,378
butance at the end of the period	2,130,103	2,137,370
Capital surplus		
Balance at the beginning of the period	2,174,287	2,175,304
Changes during the period	2,174,207	2,173,304
Issuance of new shares-exercise of subscription rights to shares	1.005	889
Disposition of treasury stock	7	(0)
2 is position of a case of stock	,	(0)
Total changes during the period	1,012	889
Total changes during the period	1,012	007
Balance at the end of the period	2,175,299	2,176,193
Retained earnings		
Balance at the beginning of the period	4,799,668	5,602,327
Changes during the period		
Dividends from retained earnings	(93,796)	(93,817)
Net income	696,091	290,484
Reversal of land revaluation excess	466	(57)
Change of application of equity method	4,540	
Total changes during the period	607,301	196,609
6.1.	,	,
Balance at the end of the period	5,406,969	5,798,936
Datable at the end of the period	2,100,707	2,770,720
Treasury stock		
Balance at the beginning of the period	(6,458)	(6,544)
Changes during the period	(0,150)	(0,311)
Repurchase of treasury stock	(91)	(5)
Disposition of treasury stock	16	9
Disposition of tiousing stock	10	,
Total changes during the period	(74)	3
Total changes during the period	(74)	3
Balance at the end of the period	(6,533)	(6,540)

	For the six months ended	For the six months ended
(in millions of yen)	September 30, 2011	September 30, 2012
Total shareholders equity		
Balance at the beginning of the period	9,104,972	9,909,575
Changes during the period		
Issuance of new shares-exercise of subscription rights to shares	2,011	1,780
Dividends from retained earnings	(93,796)	(93,817)
Net income	696,091	290,484
Repurchase of treasury stock	(91)	(5)
Disposition of treasury stock	24	9
Reversal of land revaluation excess	466	(57)
Change of application of equity method	4,540	
Total changes during the period	609,245	198,393
Balance at the end of the period	9,714,218	10,107,968
Accumulated other comprehensive income		
Net unrealized gains (losses) on other securities		
Balance at the beginning of the period	90,765	440,900
Changes during the period	70,703	110,500
Net changes of items other than shareholders equity	18,259	(95,327)
rect changes of items other than shareholders equity	10,237	(73,321)
Total changes during the period	18,259	(95,327)
Balance at the end of the period	109,025	345,572
Zamanoe at the one of the period	107,020	0.10,072
Not deferred gains (losses) on hadging instruments		
Net deferred gains (losses) on hedging instruments Balance at the beginning of the period	38,786	23,904
Changes during the period	30,700	23,904
	(0.262)	6 000
Net changes of items other than shareholders equity	(9,262)	6,888
Total changes during the period	(9,262)	6,888
Balance at the end of the period	29,523	30,793
·		
Land revaluation excess		
Balance at the beginning of the period	141,198	161,361
Changes during the period	141,170	101,501
Net changes of items other than shareholders equity	(466)	(5)
rect changes of items other than shareholders equity	(400)	(3)
Total changes during the period	(466)	(5)
Balance at the end of the period	140,731	161,355
balance at the clid of the period	140,731	101,333
Foreign currency translation adjustments		
Balance at the beginning of the period	(392,083)	(494,155)
Changes during the period		
Net changes of items other than shareholders equity	54,734	63,426

Total changes during the period	54,734	63,426
Balance at the end of the period	(337,349)	(430,728)

(in millions of yen)	For the six months ended September 30, 2011	For the six months ended September 30, 2012
Pension liability adjustments of subsidiaries preparing financial statements under US GAAP		
Balance at the beginning of the period Changes during the period	(34,691)	(48,555)
Net changes of items other than shareholders equity	2,460	2,662
Total changes during the period	2,460	2,662
Balance at the end of the period	(32,230)	(45,893)
Total accumulated other comprehensive income		
Balance at the beginning of the period	(156,024)	83,454
Changes during the period		
Net changes of items other than shareholders equity	65,725	(22,355)
Total changes during the period	65,725	(22,355)
Balance at the end of the period	(90,298)	61,099
Subscription rights to shares		
Balance at the beginning of the period	7,192	7,933
Changes during the period		
Net changes of items other than shareholders equity	(320)	(83)
Total changes during the period	(320)	(83)
Balance at the end of the period	6,872	7,850
Minority interests		
Balance at the beginning of the period	1,858,283	1,674,821
Changes during the period		
Net changes of items other than shareholders equity	(154,326)	15,170
Total changes during the period	(154,326)	15,170
Balance at the end of the period	1,703,957	1,689,991
Total net assets		
Balance at the beginning of the period	10,814,425	11,675,784
Changes during the period		
Issuance of new shares-exercise of subscription rights to shares	2,011	1,780
Dividends from retained earnings	(93,796)	(93,817)
Net income	696,091	290,484
Repurchase of treasury stock	(91)	(5)
Disposition of treasury stock	24	9
Reversal of land revaluation excess	466	(57)
Change of application of equity method	4,540	
Net changes of items other than shareholders equity	(88,921)	(7,268)

Total changes during the period	520,324	191,125
Balance at the end of the period	11,334,750	11,866,909

Mitsubishi UFJ Financial Group, Inc.

(4) Notes on Going-Concern Assumption

Not applicable

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4. Non-consolidated Financial Statements

(1) Non-consolidated Balance Sheets

(in millions of yen) March 31, 2012 September 30, 2012 Assets: Current assets: Cash and due from banks 10,631 15,553 Securities 121,800 129,800 Others 57,206 26,989 Total current assets 189,638 172,342 Fixed assets: 99 87 Intangible fixed assets 99 87 Intangible fixed assets 3,091 3,235 Investments and other assets 10,726,127 10,708,509 Investments in subsidiaries and affiliates 10,725,815 10,708,159 Others 312 349
Current assets: Cash and due from banks 10,631 15,553 Securities 121,800 129,800 Others 57,206 26,989 Total current assets 189,638 172,342 Fixed assets: 99 87 Intangible fixed assets 3,091 3,235 Investments and other assets 10,726,127 10,708,509 Investments in subsidiaries and affiliates 10,725,815 10,708,159 Others 312 349
Cash and due from banks 10,631 15,553 Securities 121,800 129,800 Others 57,206 26,989 Total current assets 189,638 172,342 Fixed assets: 99 87 Intangible fixed assets 3,091 3,235 Investments and other assets 10,726,127 10,708,509 Investments in subsidiaries and affiliates 10,725,815 10,708,159 Others 312 349
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Investments and other assets 10,726,127 10,708,509 Investments in subsidiaries and affiliates 10,725,815 10,708,159 Others 312 349
Investments in subsidiaries and affiliates 10,725,815 10,708,159 Others 312 349
Others 312 349
Total fixed assets 10,729,318 10,711,833
Total assets 10,918,957 10,884,175
Liabilities:
Current liabilities:
Short-term borrowings 1,849,071 1,791,157
Lease liabilities 12 12
Income taxes payable 112 1
Reserve for bonuses and reserve for bonuses to directors 403 342
Others 6,745 6,774
Total current liabilities 1,856,345 1,798,288
Fixed liabilities:
Bonds payable 380,500 380,500
Long-term borrowings 3,402 3,268
Lease liabilities 16 9
Others 10,869 19,009
Total fixed liabilities 394,788 402,787
Total liabilities 2,251,134 2,201,076

(in millions of yen)	As of March 31, 2012	As of September 30, 2012
Net assets:		
Shareholders equity:		
Capital stock	2,138,487	2,139,378
Capital surplus:		
Capital reserve	2,138,503	2,139,392
Other capital surplus	1,860,006	1,860,006
Total capital surplus	3,998,509	3,999,398
Retained earnings:		
Other retained earnings:		
Other reserve	150,000	150,000
Earned surplus brought forward	2,367,003	2,365,829
Total retained earnings	2,517,003	2,515,829
Treasury stock	(46)	(51)
Total shareholders equity	8,653,954	8,654,556
Valuation and translation adjustments:		
Net deferred gains (losses) on hedging instruments	5,935	20,692
Total valuation and translation adjustments	5,935	20,692
Subscription rights to shares	7,933	7,850
Total net assets	8,667,823	8,683,099
Total liabilities and net assets	10,918,957	10,884,175

(2) Non-consolidated Statements of Income

(in millions of yen)	For the six months ended September 30, 2011	For the six months ended September 30, 2012
Operating income	160,243	108,377
Operating expenses	7,737	8,482
Operating profits	152,505	99,894
Non-operating income	8,220	8,051
Non-operating expenses	20,660	15,385
Ordinary profits	140,065	92,560
Extraordinary gains	5,388	454
Extraordinary losses	0	2
Income before income taxes	145,453	93,011
Income taxes-current	206	277
Income taxes-deferred	2,203	11
Total taxes	2,410	289
Net income	143,043	92,722

(3) Non-consolidated Statements of Changes in Net Assets

	For the six months ended	For the six months ended
(in millions of yen)	September 30, 2011	September 30, 2012
Shareholders equity		
Capital stock	0.107.476	2 120 407
Balance at the beginning of the period	2,137,476	2,138,487
Changes during the period Issuance of new shares-exercise of subscription rights to shares	1 006	891
issuance of new shares-exercise of subscription rights to shares	1,006	891
Total changes during the period	1,006	891
Balance at the end of the period	2,138,483	2,139,378
•	·	
Capital surplus		
Capital reserve		
Balance at the beginning of the period	2,137,493	2,138,503
Changes during the period	, ,	, ,
Issuance of new shares-exercise of subscription rights to shares	1,005	889
1 0	,	
Total changes during the period	1,005	889
	2,000	
Balance at the end of the period	2,138,498	2,139,392
Other capital surplus		
Balance at the beginning of the period	1,860,006	1,860,006
Changes during the period		
Disposition of treasury stock	(0)	(0)
Total changes during the period	(0)	(0)
Balance at the end of the period	1,860,006	1,860,006
Retained earnings		
Other retained earnings		
Other reserve		
Balance at the beginning of the period	150,000	150,000
Balance at the end of the period	150,000	150,000
		,
Earned surplus brought forward		
Balance at the beginning of the period	2,316,337	2,367,003
Changes during the period	2,310,337	2,307,003
Dividends from retained earnings	(93,874)	(93,896)
Net income	143,043	92,722
	1 13,0 13	72,722
Total changes during the period	49,168	(1,173)
Total changes during the period	49,100	(1,173)
Balance at the end of the period	2,365,505	2,365,829

Treasury stock		
Balance at the beginning of the period	(37)	(46)
Changes during the period		
Repurchase of treasury stock	(6)	(5)
Disposition of treasury stock	1	0
Total changes during the period	(4)	(4)
Balance at the end of the period	(41)	(51)

	For the six months ended	For the six months ended
(in millions of yen)	September 30, 2011	September 30, 2012
Total shareholders equity		
Balance at the beginning of the period	8,601,276	8,653,954
Changes during the period	2.011	1.500
Issuance of new shares-exercise of subscription rights to shares	2,011	1,780
Dividends from retained earnings	(93,874)	(93,896)
Net income	143,043	92,722
Repurchase of treasury stock	(6)	(5)
Disposition of treasury stock	1	0
Total changes during the period	51,175	602
Balance at the end of the period	8,652,452	8,654,556
Valuation and translation adjustments		
Net unrealized gains (losses) on other securities		
Balance at the beginning of the period	4,257	
Changes during the period		
Net changes of items other than shareholders equity	(4,257)	
Total changes during the period	(4,257)	
Balance at the end of the period		
Net deferred gains (losses) on hedging instruments Balance at the beginning of the period		5,935
Changes during the period		
Net changes of items other than shareholders equity	21,887	14,757
Total changes during the period	21,887	14,757
Balance at the end of the period	21,887	20,692
Subscription rights to shares		
Balance at the beginning of the period	7,188	7,933
Changes during the period	7,100	1,755
Net changes of items other than shareholders equity	(320)	(83)
rect changes of items other than shareholders equity	(320)	(03)
Total changes during the period	(320)	(83)
Balance at the end of the period	6,868	7,850
Total net assets		
Balance at the beginning of the period	8,612,722	8,667,823
Changes during the period		
Issuance of new shares-exercise of subscription rights to shares	2,011	1,780
Dividends from retained earnings	(93,874)	(93,896)
Net income	143,043	92,722
Repurchase of treasury stock	(6)	(5)

Disposition of treasury stock	1	0
Net changes of items other than shareholders equity	17,310	14,673
Total changes during the period	68,486	15,276
Balance at the end of the period	8,681,208	8,683,099

Mitsubishi UFJ Financial Group, Inc.

(4) Notes on Going-Concern Assumption

Not applicable

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Selected Financial Information

under Japanese GAAP

For the Six Months Ended September 30, 2012

Mitsubishi UFJ Financial Group, Inc.

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- 2. Financial Statements
- [BTMU Non-consolidated][MUTB Non-consolidated]
- (*1) MUFG means Mitsubishi UFJ Financial Group, Inc.
- (*2) BTMU means The Bank of Tokyo-Mitsubishi UFJ, Ltd.
- (*3) MUTB means Mitsubishi UFJ Trust and Banking Corporation.
- (*4) BTMU and MUTB Combined means simple sum of BTMU and MUTB without consolidation processes.

1. Financial Results

MUFG Consolidated

	(in millions of yen)		millions of yen)
	For the six months ended Increase		Increase
	September 30, 2012	September 30, 2011	(Decrease)
	(A)	(B)	(A) - (B)
Gross profits	1,831,597	1,789,885	41,712
Gross profits before credit costs for trust accounts	1,831,618	1,789,885	41,732
Net interest income	876,291	907,810	(31,518)
Trust fees	46,066	49,282	(3,216)
Credit costs for trust accounts (1)	(20)		(20)
Net fees and commissions	472,408	474,047	(1,639)
Net trading profits	133,918	97,357	36,561
Net other business profits	302,912	261,387	41,524
Net gains (losses) on debt securities	275,210	221,529	53,681
General and administrative expenses	1,014,430	990,182	24,247
Amortization of goodwill	14,814	14,812	2
Net business profits before credit costs for trust accounts, provision for general			
allowance for credit losses and amortization of goodwill	832,003	814,515	17,488
Net business profits before credit costs for trust accounts and provision for			
general allowance for credit losses	817,188	799,702	17,485
Provision for general allowance for credit losses (2)	17,678	· ·	17,678
Net business profits*	834,845	799,702	35,143
Net non-recurring gains (losses)	(264,796)	158,941	(423,738)
Credit costs (3)	(108,571)	(82,093)	(26,478)
Losses on loan write-offs	(64,315)	(83,200)	18,885
Provision for specific allowance for credit losses	(43,053)	, , ,	(43,053)
Other credit costs	(1,203)	1,107	(2,310)
Reversal of allowance for credit losses (4)		17,013	(17,013)
Reversal of reserve for contingent losses included in credit costs (5)	1,719	4,721	(3,002)
Gains on loans written-off (6)	26,917	31,686	(4,768)
Net gains (losses) on equity securities	(173,566)	(96,797)	(76,768)
Gains on sales of equity securities	22,543	25,610	(3,066)
Losses on sales of equity securities	(9,222)	(15,140)	5,917
Losses on write-down of equity securities	(186,887)	(107,267)	(79,619)
Profits (losses) from investments in affiliates	27,407	321,666	(294,258)
Other non-recurring gains (losses)	(38,703)	(37,256)	(1,447)
Ordinary profits	570,048	958,644	(388,595)
Net extraordinary gains (losses)	(26,994)	4.441	(31,435)
Losses on change in equity	(23,285)	.,,2	(23,285)
Income before income taxes and others	543,054	963,085	(420,030)
Income taxes-current	39,037	116,790	(77,752)
Income taxes-deferred	155,715	92,567	63,147
Total taxes	194,753	209,358	(14,605)
Income before minority interests	348,300	753,726	(405,425)
Minority interests	57,816	57,635	180
Net income	290,484	696,091	(405,606)
Not income	470,404	050,091	(405,000)

Note:

* Net business profits = Banking subsidiaries net business profits + Other consolidated entities general and administrative expenses - Other consolidated entities provision for general allowance for credit losses - Amortization of goodwill - Inter-company transactions

(Reference)

(Reference)			
Total credit costs $(1)+(2)+(3)+(4)+(5)+(6)$	(62,277)	(28,671)	(33,606)
Number of consolidated subsidiaries	211	228	(17)
Number of affiliated companies accounted for under the equity method	57	56	1

Mitsubishi UFJ Financial Group, Inc.

BTMU and MUTB Combined

	(in For the six months ended		in millions of yen) Increase
	September 30, 2012	September 30, 2011	(Decrease)
	(A)	(B)	(A) - (B)
Gross profits	1,257,877	1,216,928	40,948
Gross profits before credit costs for trust accounts	1,257,898	1,216,928	40,969
Net interest income	641,706	658,890	(17,183)
Trust fees	34,583	37,072	(2,488)
Credit costs for trust accounts (1)	(20)		(20)
Net fees and commissions	230,500	225,989	4,511
Net trading profits	65,569	63,888	1,680
Net other business profits	285,516	231,087	54,429
Net gains (losses) on debt securities	266,661	214,667	51,994
General and administrative expenses	608,395	588,493	19,901
Net business profits before credit costs for trust accounts and provision for			
general allowance for credit losses	649,503	628,434	21,068
Provision for general allowance for credit losses (2)	16,758		16,758
Net business profits	666,240	628,434	37,806
Net non-recurring gains (losses)	(292,878)	(147,765)	(145,113)
Credit costs (3)	(60,552)	(30,050)	(30,501)
Losses on loan write-offs	(25,296)	(29,517)	4,220
Provision for specific allowance for credit losses	(34,058)		(34,058)
Other credit costs	(1,197)	(533)	(663)
Reversal of allowance for credit losses (4)		10,832	(10,832)
Reversal of reserve for contingent losses included in credit costs (5)	2,045	27	2,017
Gains on loans written-off (6)	13,202	18,680	(5,477)
Net gains (losses) on equity securities	(201,874)	(113,317)	(88,557)
Gains on sales of equity securities	17,849	19,636	(1,786)
Losses on sales of equity securities	(8,237)	(14,332)	6,094
Losses on write-down of equity securities	(211,486)	(118,621)	(92,865)
Other non-recurring gains (losses)	(45,699)	(33,937)	(11,762)
Ordinary profits	373,361	480,669	(107,307)
Net extraordinary gains (losses)	105	(1,681)	1,787
Net gains (losses) on disposition of fixed assets	(3,445)	1,846	(5,291)
Losses on impairment of fixed assets	(2,190)	(3,559)	1,369
Income before income taxes	373,467	478,987	(105,519)
Income taxes-current	11,843	88,922	(77,079)
Income taxes-deferred	150,500	72,163	78,337
Total taxes	162,344	161,086	1,258
Net income	211,123	317,901	(106,777)
(Reference)			
Total credit costs $(1)+(2)+(3)+(4)+(5)+(6)$	(28,566)	(510)	(28,056)

Mitsubishi UFJ Financial Group, Inc.

BTMU Consolidated

	For the six 1	nillions of yen) Increase	
	September 30, 2012 (A)	(B)	(Decrease) (A) - (B)
Gross profits	1,325,895	1,294,708	31,186
Net interest income	717,802	735,380	(17,578)
Trust fees	4,557	5,531	(973)
Net fees and commissions	251,888	250,483	1,405
Net trading profits	69,303	60,549	8,754
Net other business profits	282,341	242,763	39,578
Net gains (losses) on debt securities	254,530	207,170	47,359
General and administrative expenses	663,528	641,732	21,796
Amortization of goodwill	7,132	7,292	(159)
Net business profits before provision for general allowance for credit losses and			
amortization of goodwill	669,498	660,268	9,229
Net business profits before provision for general allowance for credit losses	662,366	652,976	9,389
Provision for general allowance for credit losses (1)	10,517		10,517
Net business profits*	672,883	652,976	19,907
Net non-recurring gains (losses)	(233,420)	(116,406)	(117,014)
Credit costs (2)	(67,044)	(44,574)	(22,470)
Losses on loan write-offs	(37,844)	(45,682)	7,837
Provision for specific allowance for credit losses	(27,919)		(27,919)
Other credit costs	(1,280)	1,107	(2,388)
Reversal of allowance for credit losses (3)		20,157	(20,157)
Reversal of reserve for contingent losses included in credit costs (4)	1,658	4,801	(3,142)
Gains on loans written-off (5)	18,549	22,948	(4,398)
Net gains (losses) on equity securities	(166,414)	(100,780)	(65,634)
Gains on sales of equity securities	11,427	14,780	(3,352)
Losses on sales of equity securities	(7,179)	(10,547)	3,367
Losses on write-down of equity securities	(170,662)	(105,012)	(65,649)
Profits (losses) from investments in affiliates	6,028	4,320	1,708
Other non-recurring gains (losses)	(26,198)	(23,279)	(2,919)
Ordinary profits	439,463	536,570	(97,107)
Net extraordinary gains (losses)	(4,383)	(4,312)	(70)
Net gains (losses) on disposition of fixed assets	(2,399)	(1,809)	(589)
Losses on impairment of fixed assets	(2,020)	(2,560)	539
Income before income taxes and others	435,080	532,257	(97,177)
Income taxes-current	25,678	93,265	(67,587)
Income taxes-deferred	153,841	82,619	71,222
Total taxes	179,519	175,884	3,635
Income before minority interests	255,560	356,372	(100,812)
Minority interests	27,990	30,428	(2,437)
Net income	227,569	325,944	(98,375)

Note

(Reference)

^{*} Net business profits = Net business profits of BTMU + Other consolidated entities gross profits - Other consolidated entities general and administrative expenses - Other consolidated entities provision for general allowance for credit losses - Amortization of goodwill - Inter-company transactions

Total credit costs $(1)+(2)+(3)+(4)+(5)$	(36,318)	3,332	(39,650)
Number of consolidated subsidiaries	129	135	(6)
Number of affiliated companies accounted for under the equity method	52	49	3

Mitsubishi UFJ Financial Group, Inc.

BTMU Non-consolidated

	(in millions		
		months ended	Increase
	September 30, 2012	September 30, 2011	(Decrease)
Grace profite	(A) 1,087,682	(B) 1,050,755	(A) - (B) 36,927
Gross profits Domestic gross profits	620,918	651,203	(30,285)
Net interest income			
Net fees and commissions	400,212	439,662 118,211	(39,449)
	116,661		(1,549) 288
Net trading profits	3,249	2,960	
Net other business profits	100,795	90,369 96,988	10,425 19,279
Net gains (losses) on debt securities Non-domestic gross profits	116,268		67,212
Net interest income	466,764	399,551 144,056	22,882
Net fees and commissions	166,938 73,410	68,491	4,919
Net trees and commissions Net trading profits	56,293	49,581	6,711
	170,121	137,422	32,699
Net other business profits	132,766	106,059	26,707
Net gains (losses) on debt securities		496,934	
General and administrative expenses	518,031 202,387	186,484	21,097 15,902
Personnel expenses			
Non-personnel expenses	289,347 106	285,475 25	3,871 81
Amortization of goodwill			
Taxes	26,297	24,974	1,322
Net business profits before provision for general allowance for credit losses and amortization of goodwill	540 757	552 016	15 011
	569,757	553,846	15,911
Net business profits before provision for general allowance for credit losses	569,650	553,820	15,830
Provision for general allowance for credit losses (1)	11,396	552.920	11,396
Net business profits	581,046	553,820	27,226
Net non-recurring gains (losses)	(254,580)	(137,306)	(117,274)
Credit costs (2)	(52,188)	(29,537)	(22,650)
Losses on loan write-offs Provision for provisional average for gradit losses	(23,038)	(29,004)	5,965
Provision for specific allowance for credit losses	(27,874)	(522)	(27,874)
Other credit costs	(1,274)	(533)	(741)
Reversal of allowance for credit losses (3)	1 505	5,422	(5,422)
Reversal of reserve for contingent losses included in credit costs (4)	1,525	16 567	1,525
Gains on loans written-off (5)	12,455 (183,310)	16,567	(4,111)
Net gains (losses) on equity securities	8,892	(104,378)	(78,931)
Gains on sales of equity securities		12,146	(3,253)
Losses on sales of equity securities	(6,558)	(10,308)	3,750
Losses on write-down of equity securities	(185,644)	(106,216)	(79,428)
Other non-recurring gains (losses)	(33,063)	(25,379)	(7,684)
Ordinary profits	326,466	416,514	(90,048)
Net extraordinary gains (losses)	269	(4,992)	5,262
Net gains (losses) on disposition of fixed assets	(3,469)	(2,682)	(786)
Losses on impairment of fixed assets	(2,002)	(2,340)	338 5.741
Gains on liquidation of subsidiaries	5,741 326,736	411 500	5,741
Income before income taxes		411,522	(84,786)
Income taxes-current	6,049	73,922	(67,872)
Income taxes-deferred	149,269	65,699	83,569
Total taxes	155,319	139,621	15,697
Net income	171,416	271,900	(100,484)

(Reference)			
Total credit costs $(1)+(2)+(3)+(4)+(5)$	(26,810)	(7,547)	(19,262)

Mitsubishi UFJ Financial Group, Inc.

MUTB Consolidated

				in millions of yen)	
		For the six months ended			Increase
	S	_	er 30, 2012 A)	September 30, 2011 (B)	(Decrease) (A) - (B)
Gross profits		(2	203,895	200,500	3,395
Gross profits before credit costs for trust accounts			203,916	200,500	3,415
Trust fees			41,676	43,876	(2,200)
Trust fees before credit costs for trust accounts			41,697	43,876	(2,179)
Money trusts fees (Jointly operated designated money			ĺ		, , ,
trusts before credit costs for trust account)			2,883	3,391	(508)
Other trust fees			38,813	40,484	(1,670)
Credit costs for trust accounts (1)			(20)		(20)
Net interest income			72,459	74,670	(2,211)
Net fees and commissions			67,162	65,905	1,256
Net trading profits			7,770	12,631	(4,860)
Net other business profits			14,826	3,415	11,410
Net gains (losses) on debt securities			17,614	11,561	6,053
General and administrative expenses			116,846	117,845	(998)
Amortization of goodwill			108	108	
Net business profits before credit costs for trust accounts	,				
provision for general allowance for credit losses and					
amortization of goodwill			87,177	82,763	4,414
Net business profits before credit costs for trust accounts					
and provision for general allowance for credit losses			87,069	82,655	4,414
Provision for general allowance for credit losses (2)			5,357	02.44	5,357
Net business profits*			92,406	82,655	9,750
Net non-recurring gains (losses)			(37,179)		(27,714)
Credit costs (3)			(8,482)		(7,727)
Losses on loan write-offs				 UND-COLOR: 57.00 163.23 21 #cceeff" vAlign=top noWrap width="38%">	12.98
				South America	
				(outside of	
			(2.240)		
NI and America	0.00	0.00		Brazil)	
North America	0.00	0.00	0.00		
Africa	1.70	2.24	2.53		
Other	0.00	0.00	0.00		
Total consolidated subsidiaries	604.85 5	534.47	540.86		
Equity and non-consolidated affiliates:	30 1.00 0	/	2 10.00		
-	6.00	6.00	5 00		
Venezuela	6.00	6.00	5.00		
Total productive development wells drilled	610.855	940.47	545.86		

Net dry development wells drilled:

Consolidated subsidiaries:

Brazil	9.80	4.00	3.00
South America (outside of Brazil)	0.00	0.00	0.00

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North America	0.00	0.00	0.00
Africa	0.00	0.00	0.00
Other	0.00	0.00	0.00
Total consolidated subsidiaries	9.80	4.00	3.00
Equity and non-consolidated affiliates:			
Venezuela	0.00	1.00	0.00
Total dry development wells drilled	9.8	5.00	3.00
Total number of net wells drilled	620.65	545.47	548.86

We also conduct limited oil shale mining operations in São Mateus do Sul, in the Paraná Basin of Brazil, and we use oil shale from these deposits to produce synthetic oil and gas.

Present Activities

The following table summarizes the number of wells in the process of being drilled as of December 31, 2009. For more information about our on-going exploration and production activities in Brazil, see Exploration and Production. Our present exploration and production activities outside of Brazil are described in International.

	Year-end 2009		
	Gross	Net	
Wells Drilling			
Consolidated Subsidiaries:			
Brazil	69	65.93	
International			
South America (outside of Brazil)	105	60.22	
North America	4	1.20	
Africa	19	3.20	
Others	0	0	
Total International	128	64.62	
Total consolidated production	197	130.55	
Equity and non-consolidated affiliates:			
Venezuela	21	6	
Total wells drilling	218	136.55	

Delivery Commitments

We sell crude oil under a variety of contractual obligations, primarily through long-term and spot-market contracts in quantities based on production from specified properties. Some of our long-term contracts specify delivery of fixed and determinable quantities. We are contractually committed to deliver to third parties a total of approximately 360 mbbl/d in 2010, 266 mbbl/d in 2011 and 200 mbbl/d in 2012 of crude oil. We have met all contractual delivery commitments, and we believe our domestic proved reserves are sufficient to allow us to continue to deliver all contracted volumes.

We also sell natural gas under contracts that specify delivery of fixed and determinable quantities. For information on our natural gas delivery commitments and pricing, see Gas and Power Natural Gas.

Exploration and Production

in 2000 and 1,971 mbbl/d in 2009. In 1974 we made our first discovery in the Campos Basin offshore in Brazil, which now accounts for over 84% of our proved reserves. We aim to grow oil and gas reserves and production sustainably and be recognized for excellence in Exploration and Production operations. Our primary goals are to:

- explore and develop oil resources in increasingly deeper waters in the Campos Basin;
- explore and develop Brazil s two other most promising offshore basins: Espírito Santo (light oil, heavy oil and gas) and Santos (gas and light oil);
- develop gas resources in the Santos Basin and elsewhere to meet Brazil s growing demand for gas and increase the contribution of domestic gas production to meeting that demand;

Oil and gas exploration and production activities in Brazil are the largest component of our company portfolio. In 1970, we produced 164 mbbl/d of crude oil, condensate and natural gas liquids in Brazil. We increased production to 181 mbbl/d in 1980, 654 mbbl/d in 1990, 1,271 mbbl/d

- explore and develop the potentially substantial pre-salt reservoirs that lie below the Espírito Santo, Campos and Santos basins; and
- sustain and increase production from onshore fields through drilling and enhanced recovery operations.

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In new areas, our activities typically begin with geological research and seismic activities, followed by exploratory drilling. When this yields encouraging results, we proceed with extended well tests, development drilling and pilot production, which typically involve substantial investments. It usually takes several years for successful exploration activity to be reflected in increased reserves and production.

During 2009, our oil and gas production from Brazil averaged 2,101 mboe/d, of which 93.8% was oil and 6.2% was natural gas. On December 31, 2009, our estimated net proved crude oil and natural gas reserves in Brazil were 11.56 billion boe, of which 86% was crude oil and 14% was natural gas. Brazil provided 90% of our worldwide production in 2009 and accounted for 95% of our worldwide reserves at December 31, 2009 on a barrels of oil-equivalent basis. Historically, approximately 85% of our total Brazilian production has been oil; in the future, we plan to increase the share of natural gas to meet increasing domestic demand. In 2009, we drilled a total of 558 development wells, of which 41 were offshore and 517 were onshore.

Brazil s richest oil fields are located offshore, most of them in deep waters. Since 1971, when we started exploration in the Campos Basin, we have been active in these waters and we have become globally recognized as innovators in the technology required to explore and produce hydrocarbons in deep and ultra-deep water. We operate more production (on a boe basis) from fields in deep and ultra-deep water than any other company, according to PFC Energy, an energy consultancy.

In 2009, offshore production accounted for 75.9% of our production and deepwater production accounted for 86.3% of our production in Brazil. At December 31, 2009, we operated 203 wells in water deeper than 1,000 meters (3,281 feet). By December 31, 2009, we had drilled around 29 exploratory wells in water deeper than 1,000 meters (3,281 feet). We continue to upgrade our deepwater technologies. See Item 5. Operating and Financial Review and Prospects Research and Development.

Offshore exploration, development and production costs are generally higher than those onshore, but we have been able to offset these higher costs by higher drilling success ratios, larger discoveries and greater production volumes. We have historically been successful in finding and developing significant oil reservoirs offshore, which has allowed us to achieve economies of scale by spreading the total costs of exploration, development and production over a large base. By focusing on opportunities that are close to existing production infrastructure, we limit the incremental capital requirements of new field development.

We have also implemented a variety of asset-rationalization programs designed to increase oil recovery from existing fields and reduce natural decline from producing fields.

Our exploration and production activities outside Brazil are included in our International business segment. See International.

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Exploration and Production Key Statistics

	2009 (1	2008 U.S.\$ million)	2007	
Exploration and Production:				
Net operating revenues	38,777	59,024	41,991	
Income before income tax	14,588	31,657	21,599	
Total assets at December 31	77,596	51,326	53,175	
Capital expenditures	16,488	14,293	9,448	

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Information about our principal oil and gas producing fields in Brazil is summarized in the table below.

Basin Alagoas	Fields Pilar/Rio Remedio	Petrobras %	Type Onshore	Fluid(1) Light Oil/Natur
Camamu	Manati	35%	Shallow	Natural Ga
Campos	Albacora	100%	Shallow	Intermediate
_			Deepwater	Intermediate
	Albacora Leste	90%	Deepwater	Intermediate
			Ultra-deepwater	
	Barracuda	100%	Deepwater	Intermediate
	Bicudo	100%	Shallow	Intermediate
	Bijupirá/Salema	22.4%(2)	Deepwater	Intermediate
	Bonito	100%	Shallow	Intermediate
	Carapeba	100%	Shallow	Intermediate
	Caratinga	100%	Deepwater	Intermediate
	Cherne	100%	Shallow	Intermediate
	Corvina	100%	Shallow	Intermediate
	Enchova	100%	Shallow	Heavy Oi
	Espadarte	100%	Deepwater	Intermediate
	Jubarte	100%	Deepwater	Heavy Oi
	Marimba	100%	Deepwater	Intermediate
	Marlim	100%	Deepwater	Heavy Oi
	Marlim Leste	100%	Deepwater	Intermediate
				Intermediate
	Marlim Sul	100%	Deepwater	Intermediate
			Ultra-deepwater	
	Namorado	100%	Shallow	Intermediate
	Pampo	100%	Shallow	Intermediate
	Pargo	100%	Shallow	Intermediate
	Roncador	100%	Ultra-deepwater	
	Vermelho	100%	Shallow	Heavy Oi
	Voador	100%	Deepwater	Heavy Oi
Espírito Santo	Fazenda Alegre	100%	Onshore	Heavy Oi
	Peroá	100%	Shallow	Light Oil
	Golfinho	100%	Deepwater	Intermediate
		200	Ultra-deepwater	
Potiguar	Canto do Amaro/Alto da Pedra/Cajazeira Estreito/Rio Panon	100%	Onshore	Intermediate Oil/N
<u>C</u>		100%	Onshore	Heavy Oil/Natu
Recôncavo	Jandaia	100%	Onshore	Light Oil
	Miranga	100%	Onshore	Light Oil/Natur

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Santos	Merluza	100%	Shallow	Natural Ga
Sergipe	Carmopolis	100%	Onshore	Intermediate
	Sirirízinho	100%	Onshore	Intermediate
Solimões	Leste do Urucu	100%	Onshore	Light Oil/Natur
	Rio Urucu	100%	Onshore	Light Oil/Natur

We conduct exploration, development and production activities in Brazil through concession contracts, which we obtain through participation in bid rounds conducted by the ANP. Some of our existing concessions were granted by the ANP without an auction in 1998, as provided by the Oil Law. These are known as the Round Zero concession contracts.

Since such time, we have participated in all of the auction rounds, most recently in December 2008.

Our domestic oil and gas exploration and production efforts are primarily focused on three major basins offshore in Southeastern Brazil: Campos, Espírito Santo and Santos.

⁽¹⁾ Heavy oil = up to 22° API; intermediate oil = 22° API to 31° API; light oil = greater than 31° API

⁽²⁾ Petrobras is not the operator in this field.

The following map shows our concession areas in Brazil as of December 2009.

Campos Basin

The Campos Basin, which covers approximately 115,000 km² (28.4 million acres), is the most prolific oil and gas basin in Brazil as measured by proved hydrocarbon reserves and annual production. Since we began exploring this area in 1971, over 60 hydrocarbon accumulations have been discovered, including eight large oil fields in deep water and ultra-deep water. The Campos Basin is our largest oil- and gas-producing region, producing an average 1,693.6 mbbl/d of oil and 12.0 mmm³ /d (453.6 mmcf/d) of associated natural gas during 2009, 84.2% of our total production from Brazil.

At December 31, 2009, we were producing from 41 fields at an average rate of 1,693.6 mbbl/d of oil and held proved crude oil reserves representing 90% of our total proved crude oil reserves in Brazil. At December 31, 2009, we held proved natural gas reserves in the Campos Basin representing 53% of our total proved natural gas reserves in Brazil. We operated 38 floating production systems, 14 fixed platforms and 5,472 km (3,400.3 miles) of pipeline and flexible pipes in water depths from 80 to 1,886 meters (262 to 6,188 feet), delivering oil with an average API gravity of 22.9° and an average BSW of 1%. At December 31, 2009, we held exploration rights to 21 blocks in the Campos Basin, comprising 5,884 km² (1.4 million acres).

In 2009, we installed and began operations in Platform P-51 located in the Marlim Sul field and FPSO Cidade de Niterói located in the Marlim Leste fields of offshore Campos Basin, which added combined capacities of 280 mbbl/d of oil and 9.5 mmm³ /d of natural gas. In addition to participating in the installation of these two platforms in 2009 as the operator, we also participated in the installation of two other FPSOs, located in Frade and in Parque das Conchas, operated by our partners, and in which we have interests of 30% and 35%, respectively.

Espírito Santo Basin

We have made several discoveries of light oil and natural gas in the Espírito Santo Basin, which covers approximately 75,000 km² (18.5 million acres) offshore and 14,000 km² (3.5 million acres) onshore. At December 31, 2009, we were producing from 46 fields at an average rate of 40.9 mbbl/d and held proved crude oil reserves, representing 1% of our total proved crude oil reserves in Brazil. At December 31, 2009, we were producing natural gas at an average rate of 1.5 mmm³/d (54.9 mmcf/d) and held proved natural gas reserves representing 7% of our total proved natural gas reserves in Brazil.

On December 31, 2009, we held exploration rights to 23 blocks, six onshore and 17 offshore, comprising 8,623 km² (2.1 million acres).

In 2009, we installed and began operations in FPSO Cidade de São Mateus in Camarupim of the Espírito Santo Basin with capacity to produce 25 mbbl/d of oil and 10 mmm³ /d of natural gas. We are developing another deepwater project to increase natural gas production from the Espírito Santo Basin, the Canapu project served by the FPSO Cidade de Vitória with capacity to produce 2 mmm³ /d, which is expected to come on stream in the second quarter of 2010.

In addition to developing new projects, we are also optimizing existing resources in the Golfinho field by moving the FPSO Capixaba to the Parque das Baleias field in the Campos Basin in anticipation of our pre-salt exploration efforts there. We reconnected two wells previously served by the FPSO Capixaba to the FPSO Cidade de Vitória in the Golfinho field.

We expect that future new-source production from Campos will be predominantly from deepwater oil fields. We are currently developing 12 major projects in the Campos Basin: Marlim Sul Modules 2 and 3, Marlim Leste Module 2, Roncador Modules 3 and 4, Jubarte Phase II, Cachalote Phase I, pre-salt reservoirs of Parque das Baleias, Papa-Terra, Frade, Ostra and Baleia Azul.

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Santos Basin

The Santos Basin, which covers approximately 348,900 km² (86 million acres) off the city of Santos, in the State of São Paulo, is one of the most promising exploration areas offshore Brazil and the focus of our plans to develop domestic natural gas. At December 31, 2009, we produced oil from two fields and one exploration area at an average rate of 14.4 mbbl/d and held proved crude oil reserves representing 1% of our total proved crude oil reserves in Brazil. At December 31, 2009, we produced natural gas at an average rate of 0.7 mmm³ /d (26.3 mmcf/d) and held proved natural gas reserves in the Santos Basin representing 16% of our total proved natural gas reserves in Brazil.

In January 2006, we approved a plan to increase our gas production to meet increasing domestic gas demand. In order to continually develop and focus our goal, we subsequently approved a second plan, known as Plangas, to accelerate gas production and build supporting infrastructure in the Santos and Espírito Santo basins. We expect these investment plans to increase our average gas production capacity from the Santos Basin from 0.58 mmm³ /d (20.5 mmcf/d) in 2009 to 15.4 mmm³ /d (543.4 mmcf/d) by January 2011.

Gas development plans for the Santos Basin include:

- Mexilhão, located in shallow water in Santos Basin Block BS-400, is scheduled to come on stream in 2010 with initial production of approximately 1.9 mmm³ /d (67.0 mmcf/d), potentially increasing to 9.3 mmm³ /d (328.2 mmcf/d) in 2012;
- Urugua-Tambau is expected to produce at an initial rate of 1 mmm³ /d (35.3 mmcf/d) in 2010, potentially increasing to 7.9 mmm³ /d (278.8 mmcf/d) of gas and 30 mbbl/d of light oil in 2012; and
- Lagosta came on stream in 2009, with initial production of approximately 1.4 mmm³ /d (49.4 mmcf/d), potentially increasing to 1.8 mmm³ /d (63.6 mmcf/d).

On December 31, 2009, we held exploration rights to 49 blocks in the Santos Basin, comprising 28,384 km2 (7.0 million acres).

Pre-Salt Reservoirs

In recent years, we have focused our offshore exploration efforts on pre-salt reservoirs located in a region approximately 800 km (497 miles) long and 200 km (124 miles) wide stretching from the Campos to the Santos basins. Our existing concessions in this area cover approximately 24% (35,739 km² or 8.4 million acres) of the pre-salt areas. An additional 4% (6,000 km² or 1.5 million acres) is under concession to other oil companies for exploration. The remaining 72% (107,230 km² or 26 million acres) of the pre-salt region is not yet under concession, and the licensing of new pre-salt concessions is on hold pending the outcome of a regulatory review by the Brazilian government. See

Regulation of the Oil and Gas Industry in Brazil Proposed Changes to the Oil Law.

Since 2005, we have drilled 41 wells as operator in this 149,000 km² (36.8 million acre) area, 85% of which have yielded discoveries of hydrocarbon resources. We hold interests ranging from 20% to 100% in the pre-salt exploration areas under concession to us. In the southern part of the region, where the salt layer is thick and the hydrocarbons have been more perfectly preserved, we have made particularly promising discoveries, including Blocks BM-S-11 (Tupi and Iara) and BM-S-9 (Carioca and Guará) in the Santos Basin since 2006. In the northern part of the region, we made significant discoveries in 2008 and early 2010 in the area known as Parque das Baleias and in the Barracuda field, both in the Campos Basin.

As a result, we are committing substantial resources to develop these pre-salt discoveries, which are located in deep and ultra-deep waters at target depths of between 5,000 and 7,000 meters (16,404 and 22,966 feet). According to the 2009-2013 Business Plan, we plan to invest U.S.\$28.9 billion, approximately 31% of our total domestic capital expenditures for exploration and production in the period, in the development of the pre-salt reservoirs through 2013.

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Santos Basin Pre-Salt

In May 2009, we initiated production in the pre-salt region of the Santos Basin with an extended well test in Tupi that has produced, on average, 20 mbbl/d. In 2009, we also drilled five wells in the same region, and we expect to drill up to 11 new wells here in 2010. These efforts are part of our Phase 0 development plan for 2009 to 2013, during which we will gather information about the pre-salt reservoirs in the region and test drilling technologies to improve efficiency and minimize costs. In the last quarter of 2010, we plan to start- up two EWTs and also a pilot system FPSO with capacity of 100 mbbl/d.

From 2013 to 2017, we will adapt standard FPSO technology from the Campos Basin for use in the pre-salt region of the Santos Basin in order to accelerate production in the area and generate cash flow to finance additional investment in the region. During this Phase 1A, we expect two pilot system FPSOs with a capacity of 120 mbbl/d per unit to start up by 2013 to 2014, to be followed by eight additional systems with a capacity of 150 mbb/d per unit scheduled to start up between 2015 and 2016. Beginning in 2017, we will initiate Phase 1B of our development plan that will feature, among other developments, improved technologies and engineering specifically designed for the pre-salt region of the Santos Basin. As a result, we expect production levels in the region to accelerate significantly during this period.

Although we have made promising discoveries in the region, we are still in the early stages of our exploration efforts and do not expect to classify any pre-salt reserves in the Santos Basin as proven before year-end 2010.

Campos Basin Pre-Salt

In the pre-salt region of the Campos Basin, we have drilled a total of 23 wells and we made a significant discovery of intermediate oil (30° API) in the Parque das Baleias area in November 2008, followed by a promising discovery of 28° API oil at our ultra-deep exploratory well in the Barracuda area in February 2010. These recent discoveries are in addition to our ongoing EWT in the Jubarte field off the coast of the State of Espírito Santo, where a single well pilot system has been producing at an average rate of 10 to 12 mbbl/d since September 2008. We expect to accelerate pre-salt production in Parque das Baleias using existing infrastructure in the area. In December 2008, we began another EWT with a dynamic positioned vessel in the Cachalote field, which lasted until November 2009, and we expect to start producing from this field and from the Baleia Franca field using an existing FPSO by the second half of 2010. In 2012, we expect to start-up a pilot system exclusively dedicated to pre-salt exploration in the area of Baleia Azul using FPSO Espadarte.

To date, the pre-salt layer located off the coast of the State of Espírito Santo in the Campos Basin has contributed 182 mmboe to our domestic proved reserves.

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The map below shows the location of the pre-salt reservoirs as well as the status of our exploratory activities there.

Other Basins

We produce hydrocarbons and hold exploration acreage in eight other basins in Brazil. Of these, the most significant are the shallow offshore Camamu Basin and the onshore Potiguar, Recôncavo, Rio Grande do Norte, Sergipe, Alagoas and Solimões basins. While our onshore production is primarily in mature fields, we plan to sustain and slightly increase production from these fields in the future by using enhanced recovery methods.

We had a total of 318 production agreements as of December 31, 2009, and were the 100% owner in 283 of them. We are operators under 12 of our 35 partnership agreements.

The following table describes our principal development projects in the various basins and their production capacity:

				Natural Gas			
			Crude Oil	Nominal			
			Nominal	Capacity	Water	Start	
		Production			Depth	Up	
Field	Unit Type	Unit	(bbl/d)	(mcf/d)	(meters)	(year)	Notes
Tiro e Sidon	SS	Atlantic Zephyr	20,000	0	150	2010	Chartered from PETROSERV
Canapu	n/a	n/a	0	70,628	1,440	2010	Production by FPSO Cidade de Vitória
Mexilhão	Fixed Platform	PMXL-1	0	529,710	172	2010	
Urugua-Tambau	FPSO	Cidade de Santos	35,000	353,140	1,300	2010	Chartered from Modec
Tupi pilot	FPSO	Cidade de Angra dos Reis	100,000	176,573	2,200	2010	Chartered from Modec
Cachalote and Baleia Franca	FPSO	Capixaba	100,000	123,599	n/a	2010	Existing FPSO chartered from SBM
Marlim Sul-Module 3	SS	P-56	100,000	211,884	n/a	2011	
Jubarte-Phase II	FPSO	P-57	180,000	70,628	1,300	2011	
Baleia Azul	FPSO	Espadarte	100,000	88,285	1,400	2012	Existing FPSO chartered from SBM
Roncador-Module 3	SS	P-55	180,000	211,884	1,790	2012	
Roncador-Module 4	FPSO	P-62	180,000	211,884	1,545	2013	
Papa-Terra-Module 1	TLWP	P-61	0	0	1,180	2013	Production by P-63
Papa-Terra-Module 2	FPSO	P-63	150,000	31,783	1,165	2013	

Guara Pilot	FPSO	n/a	120,000	176,573	2,141	2013
Baleia Azul	FPSO	P-58	180,000	211,884	1,400	2014
Tupi Nordeste Pilot	FPSO	n/a	120,000	176,573	2,130	2014

Exploration

As of December 31, 2009, we had 147 exploration agreements covering 225 blocks, and 33 evaluation plans. We are exclusively responsible for conducting the exploration activities in 66 of the 147 exploration agreements. As of December 31, 2009, we had partnerships in exploration with 23 foreign and domestic companies, for a total of 81 agreements.

We conduct exploration activities under 57 of our 81 partnership agreements.

We focus much of our exploration effort on deepwater drilling, where the discoveries are substantially larger and our technology and expertise create a competitive advantage. In 2009, we invested a total of U.S.\$3.3 billion in exploration activities in Brazil. We drilled a total of 116 gross exploratory wells in 2009, of which 51 were offshore and 65 onshore, with a success ratio of 40%.

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Because offshore Brazil is geographically isolated from other offshore drilling areas, and because we often drill in unusually deep waters, we plan carefully for our future drilling rig needs. By using a combination of our own rigs and units that we contract for periods of three years or longer, we have historically ensured the availability of drilling units to meet our needs, and paid lower average day rates than if we had contracted the units on a spot basis. We continually evaluate our need for rigs, renew our drilling contracts, contract ahead for rigs as needed, and stimulate new rig construction by signing long-term operating leases with drilling contractors for rigs that are not yet built.

We have entered into three to ten-year contracts for 27 additional drilling rigs to engage in deep-water exploration of our offshore fields. These rigs will arrive in Brazil and begin operations during 2010 through 2012. Of these 27 rigs, one will have the capacity to operate in water depths of up to 1,500 meters (4,920 feet), three will be capable of operating in water depths of up to 2,000 meters (6,560 feet), 12 will be capable of operating in water depths of up to 2,400 meters (7,830 feet), and 11 will be capable of drilling in water depths of up to 3,000 meters (9,840 feet). All of these rigs will be chartered by us and have been built or are being built in shipyards outside Brazil

On December 31

Drilling Units in Use by Exploration and Production

Leased **Owned** Leased Owned Leased **Owned** Onshore Offshore, by water depth (WD) Jack-up rigs Floating rigs: 500 to 1000 meter WD 1000 to 1500 meters WD 1500 to 2000 meters WD 2000 to 2500 meters WD 2500 to 3000 meters WD

In addition to these 27 new drilling rigs already contracted, we are currently bidding for the construction of seven drill ships and two additional drilling rigs, which can be drill ships, semi-submersible units or mono-column drill ships, as well as charters for up to 19 additional drilling units. All of these 28 rigs are to be built in Brazil, to develop a Brazilian rig building industry that can meet our long-term needs. We expect to fulfill our future drilling requirements with a combination of rigs built in Brazil, supplemented when needed by the international fleet of deepwater rigs.

For our shallow water segment, we are building and will operate two jack-up drilling units designed to operate in water depths of 107 meters (350 feet) with High Pressure High Temperature (HPHT) capabilities. We expect to begin operating these units in 2012.

We also intend to minimize costs by dividing engineering procurement and construction packages into smaller pieces and purchasing equipment from or contracting with a greater number of competitors, as well as by increasing oversight over suppliers.

Proved Reserves

On December 31, 2009, our estimated proved reserves of crude oil and natural gas in Brazil totaled 11.56 billion barrels of oil equivalent, including: 9.92 billion barrels of crude oil and natural gas liquids and 261.24 bnm3 (9.86 tcf) of natural gas. As of December 31, 2009, our domestic proved developed crude oil reserves represented 62% of our total domestic proved developed and undeveloped crude oil reserves. Our domestic proved developed natural gas reserves represented 55% of our total domestic proved developed and undeveloped natural gas reserves. Total

In 2009, higher oil prices contributed to cost inflation in the industry and reduced availability of oil and gas production equipment. We have taken measures to minimize cost and risk by simplifying and standardizing our equipment, wherever possible. We are increasing our use of industry- standard equipment instead of developing our own custom-made standards and equipment.

domestic proved crude oil reserves increased at an average annual rate of 1% in the last five years. Natural gas proved reserves increased at an average annual rate of 4% over the same period. Recent discoveries in our pre-salt reservoirs are still under evaluation and to a significant degree are not included in our proved reserves. In 2009, our domestic proved reserves increased by 13% due in part to increased recovery from existing fields, new discoveries in exploratory blocks and revisions in costs. See Overview of the Group Changes in Total Proved Reserves.

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Overview of the Group, and Supplementary acilities, refined product pipelines and major See Information on Oil and Gas Producing Activities in our audited consolidated financial statements for further details on our proved reserves.

Refining, Transportation and Marketing

We are an integrated company with a dominant market share in our home market. As of December 31, 2009, we operated 92% of Brazil s total refining capacity and we supplied almost all of the refined product needs of third-party wholesalers, exporters and petrochemical companies, in addition to the needs of our Distribution segment. We own and operate eleven refineries in Brazil, with a total net distillation capacity of 1,942 mbbl/d, and are one of the world s largest refiners.

We operate a large and complex infrastructure of pipelines and terminals and a shipping fleet to transport oil products and crude oil to domestic and export markets. Most of our refineries are located near our crude oil pipelines, storage

We also import and export crude oil and oil products. We continue to import certain oil products, particularly diesel, for which Brazilian demand exceeds refining capacity, although in smaller volumes than in 2008 because we were able to increase our diesel production by increasing the efficiency of our refineries. We expect

petrochemical facilities, facilitating access to crude oil

supplies and end-users.

the need for imports to decline in the future as we build additional refining capacity and upgrade our refineries to facilitate the processing of domestically produced crudes. We export our surplus heavy crude oil, and expect exports to increase as our production increases more rapidly than Brazilian demand for oil.

Our Refining, Transportation and Marketing segment also includes petrochemical and fertilizer operations that add value to the hydrocarbons we produce and provide beneficial inputs to the growing Brazilian economy.

Refining, Transportation and Marketing Key Statistics

	2009	2008	2007
	(U.S.\$ million)		
Refining, Transportation and Marketing:			
Net operating revenues	74,621	96,202	69,549
Income (loss) before income tax	9,819	(2,956)	4,171
Total assets at December 31	50,469	27,521	31,218
Capital expenditures	10,466	7,234	4,488

Refining

We are committed to developing as an integrated energy company and to increasing our refining capacity in Brazil both to accompany the refining needs of an anticipated increase in oil exploration and production in the near future and the increasing long-term demands of a growing Brazilian market for oil products.

Our refining capacity in Brazil as of December 31, 2009, was 1,942 mbbl/d and our average throughput during 2009 was 1,791 mbbl/d.

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The following table shows the installed capacity of our Brazilian refineries as of December 31, 2009, and the average daily throughputs of our refineries in Brazil and production volumes of principal oil products in 2009, 2008 and 2007.

		Crude			
		Distillation			
		Capacity at	A	verage Thro	ughput
Name (Alternative Name)(1)	Location	December 31, 2009	2009	2008	2007
		(mbbl/d)		(mbbl/d)	
LUBNOR	Fortaleza (CE)	7	7	6	6
RECAP (Capuava)	Capuava (SP)	53	44	45	42
	Rio de Janeiro				
REDUC (Duque de Caxias)	(RJ)	242	238	256	243
REFAP (Alberto Pasqualini)	Canoas (RS)	189	169	142	148
REGAP (Gabriel Passos)	Betim (MG)	151	140	143	132
REMAN (Isaac Sabbá)	Manaus (AM)	46	41	39	41
REPAR (Presidente Getúlio	Araucária (PR)	189	185	183	169
Vargas)					
REPLAN (Paulínia)	Paulinia (SP)	365	341	324	348
	São Jose dos				
REVAP (Henrique Lage)	Campos (SP)	251	241	205	236
RLAM (Landulpho Alves)	Mataripe (BA)	279	220	254	261
RPBC (Presidente Bernardes)	Cubatão (SP)	170	165	168	153
Total		1,942	1,791	1,765	1,779

⁽¹⁾ We have a 100% interest in each of these refineries, with the exception of REFAP, in which we have a 70% share.

The crude oil we currently produce in Brazil is heavy or intermediate, while our refineries were originally designed to run on lighter imported crude. We import some light crude to balance the slate for our refineries and are investing in our refinery system to maximize our ability to process heavier domestic crude.

These investments will give us the flexibility to adjust our mix between heavy and light crudes to take advantage of market prices and match our refinery outputs to product demand.

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The following tables summarize output of oil products and sales by product in Brazil for the last three years.

	Year-end	Year-end	Year-end
	2009	2008 (mbbl/d)(1)	2007
Domestic Output of Oil Products(2):			
Refining and marketing operations			
Diesel	737	694	670
Gasoline	331	343	350
Fuel oil	243	255	263
Naphtha	143	136	154
LPG.	135	142	147
Jet fuel	74	65	69
Other	159	153	141
Total domestic output of oil products	1,823	1,787	1,795
Installed capacity	1,942	1,942	1,986
Utilization (%)	92	91	90
Domestic crude oil as % of total feedstock processed	79	78	78

⁽²⁾ As registered by the National Petroleum, Natural Gas and Biofuels Agency (ANP).

	Year-end	Year-end	Year-end	
	2009	2008 (mbbl/d)(1)	2007	
Domestic Sales Volumes:		, , , ,		
Diesel	740	760	705	
Gasoline	338	344	300	
Fuel oil	102	110	106	
Naphtha	164	151	166	
LPG	210	213	206	
Jet fuel	79	75	70	
Other	121	84	172	
Total oil products	1,754	1,737	1,725	
Ethanol and other products	112	88	62	
Natural gas	240	321	248	
Total domestic market	2,106	2,146	2,035	
Exports	707	676	618	
International sales and other operations	537	552	586	
Total international market(2)	1,244	1,228	1,204	
Total sales volumes	3,350	3,374	3,239	

⁽¹⁾ Unaudited.

- (1) Unaudited.
- (2) Includes PifCo s third-party sales.

In general, we plan to invest in refinery projects designed to:

- enhance the value of Brazilian crude oil by increasing our capacity to refine greater quantities of the heavier crude oil that is produced domestically;
- increase refining capacity to produce oil products that the Brazilian market demands but that we currently import, such as diesel;
- improve gasoline and diesel quality to comply with stricter environmental regulations currently being implemented; and

• reduce emissions and pollutant streams.

We are currently building a new 230 mbbl/d refinery named Abreu e Lima (RNE) in Northeastern Brazil in a proposed partnership with PDVSA, the Venezuelan state oil company. This refinery is designed to process 16° API crude and will produce 162 mbbl/d of diesel as well as LPG, naphtha, bunker fuel and petroleum coke. Based on contracts executed for the construction, the total estimated cost is approximately U.S.\$13.3 billion (R\$26.7 billion). We expect operations to come on-stream in 2012.

We are also planning two new refineries located in Northeastern Brazil: Premium I and Premium II with capacity of 600 mbbl/d and 300 mbbl/d, respectively. These refineries are designed to process heavy crude oil (20° API) and to maximize production of low-sulfur diesel in addition to LPG, naphtha, low-sulfur kerosene, bunker fuel and petroleum coke.

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Major Refinery Projects

The following table shows our most significant planned investments in our existing refineries for 2009 to 2013:

Planned Investments 2009-2013(U.S.\$ million)Quality (diesel and gasoline)13,196Cokers4,602Expansion and metallurgic adaptation590Total18,388

The planned investments described above are primarily for hydro-treating units to reduce sulfur and meet international standards and coking units capable of converting heavy oil into lighter products.

In recent years, we have been upgrading our refineries to reduce the sulfur content of the diesel we offer to our automotive customers in Brazil from 1,800 ppm to a maximum of 500 ppm by year- end 2013. In addition, we have upgraded three of our refineries to produce low-sulfur (50 ppm) diesel, and we plan to upgrade three additional refineries to produce 50 ppm sulfur diesel in 2010 and two additional refineries to produce 10 ppm ultra-low sulfur diesel by 2013. We are simultaneously upgrading our refineries to reduce the sulfur content of our gasoline from 1,000 ppm to a maximum of 50 ppm by year-end 2014.

In 2009, we invested a total of U.S.\$4,052 million in our refineries, U.S.\$3,197 million of which was invested to improve the quality of our diesel and gasoline, U.S.\$751 million to convert heavy oil into lighter products, and U.S.\$104 million to expansion projects. Our refinery upgrades in 2009, together with existing low-sulfur diesel imports, allowed us to offer a total of 26.2 mbbl/d of 50 ppm sulfur diesel to our customers in Brazil, including to low-emission bus fleets in large Brazilian cities such as São Paulo, Rio de Janeiro, Curitiba, Belo Horizonte and Salvador, as well in the greater metropolitan areas of Belem, Fortaleza and Recife. We plan to offer an additional 45.4 mbbl/d of 50 ppm sulfur diesel for sale in 2010. In 2012, we will further increase our supply of 50 ppm sulfur diesel by 72.4 mbbl/d to meet growing demand from low-emission heavy duty vehicles. Beginning in 2013, we plan to supply 82.7 mbbl/d of 10 ppm ultra-low sulfur diesel to Brazil s fleet of low-emission heavy duty The major refinery projects that are scheduled to be completed in our 11 refineries during 2010 are the following:

- Diesel quality upgrades at RECAP and REVAP;
- Gasoline quality upgrades at REFAP, RPBC, REDUC, REGAP and RECAP; and
- Delayed coking units at REVAP.

From 2011 through 2013, we plan to complete the following major refinery projects:

- Diesel quality upgrades at REFAP, REGAP, RLAM, REPAR, REPLAN and RPBC;
- Gasoline quality upgrades at REPLAN, REVAP, REPAR, RLAM and REMAN;
- Delayed coking units at RNE and REPAR; and

vehicles.

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• Completion of two delayed coking units at RNE to increase heavy oil processing.

 Mild thermal cracking units to improve diesel and gasoline quality at REMAN.

The following major refinery projects are scheduled to be completed after 2013:

In November 2009, we began improvement and expansion projects at the Potiguar Clara Camarão refinery in Guamaré, Rio Grande do Norte, with the goal of processing 33,000 bbl/d of petroleum for the production of low-sulfur diesel, gasoline and naphtha by 2010.

 Diesel quality upgrades at REDUC and REFAP; and

Imports and Exports

We use exports and imports of crude oil and oil products to balance our domestic production and refinery capacity with market needs and optimize our refining margins, importing light crude for our refineries and exporting heavier crude that is surplus to our needs.

We import diesel due to insufficient production in our Brazilian refineries and export gasoline, largely because ethanol and vehicular natural gas provide a substantial share of Brazil s light vehicle transportation fuels. We also export fuel oil, of which 35,259 bbl was exported as bunker fuel.

The table below shows our exports and imports of crude oil and oil products in 2009, 2008 and 2007:

	2009	2008 (mbbl/d)	2007
Exports (1)			
Crude oil	478	439	353
Fuel oil (including bunker fuel)	150	152	160
Gasoline	38	40	59
Other	39	42	43
Total exports	705	673	615
Imports			
Crude oil	396	373	390
Diesel and other distillates	78	100	83
LPG	45	40	29
Naphtha	25	23	17
Other	3	34	19
Total imports	547	570	538

⁽¹⁾ Includes sales made by PifCo to unaffiliated third parties, including sales of oil and oil products purchased internationally.

We own and operate an extensive network of crude oil and oil products pipelines in Brazil that connect our terminals, refineries and other primary distribution points. On December 31, 2009, our onshore and offshore, crude oil and oil products pipelines extended 13,996 km (8,698 miles). We operate 27 marine storage terminals and 20 other tank farms with nominal aggregate storage capacity of 65 million barrels. Our marine terminals handle an average 10,000 tankers annually.

We operate a fleet of owned and chartered vessels. These provide shuttle services between our producing basins offshore Brazil and the Brazilian mainland, domestic shipping and international shipping to other parts of South America, the Caribbean Sea and Gulf of Mexico, Europe, West Africa and the Middle East.

The fleet includes double-hulled vessels, which operate internationally where required by law, and single-hulled vessels, which operate in South America and Africa only. In order to accommodate growing production volumes, we are increasing our fleet of owned vessels both to replace an ageing fleet and to decrease our dependency on chartered vessels and fluctuations in prices tied to the U.S. dollar. The new ships are needed to upgrade our fleet and handle increased production volumes. Upgrades will include replacing single-hulled tankers with double-hulled vessels and replacing vessels nearing the end of their 25-year useful life. While our near term strategy contemplates an increase to the number of owned vessels, our long-term strategy continues to focus on the flexibility afforded to us in operating a combination of owned and chartered vessels.

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In accordance with our 2009-2013 Business Plan, we intend to contract with Brazilian shipyards to construct 49 new vessels to be delivered by 2015. We have already signed contracts with four shipyards for 33 vessels for delivery between 2010 and 2014, including:

- ten Suezmax, five Aframax, four Suezmax DP and three Aframax DP ships to be constructed by the Atlantico Sul shipyard, in Suape, Pernambuco:
- four Panamax ships to be constructed by the EISA shipyard in Rio de Janeiro;

- four tankers to be constructed by the Mauá shipyard in Niterói; and
- three bunkers to be constructed by the Superpesa shipyard in Rio de Janeiro.

We expect to contract the remaining 16 vessels (eight LPG carriers and eight product tankers) in 2010. We will continue to charter additional vessels as needed in the future.

The table below shows our operating fleet and vessels under contract and in various stages of construction as of December 31, 2009.

	In Operation Tons Deadweight		Under Contract/0	Construction ons Deadweight
	Number	Capacity	Number	Capacity
Owned fleet:				
Tankers	41	2,590,485	33	3,570,350
LPG tankers	6	40,146	0	0
Anchor Handling Tug Supply (AHTS)	1	1,920	0	0
Floating, Storage and Offloading (FSO)	1	28,903	0	0
Layed-up vessel	3	56,697	0	0
Total	52	2,718,151	33	3,570,350
Chartered vessels:				
Tankers	102	11,547,564		
LPG tankers	18	593,190		
Total	120	12,140,754		

Prior to the 1997 Oil Law, we held a monopoly on Brazilian oil and natural gas pipelines and shipping oil products to and from Brazil. The Oil Law provided for open competition in the construction and operation of pipeline facilities and gave the ANP the power to authorize other entities to transport crude oil, natural gas and oil products. We subsequently transferred our transportation and storage network and fleet to a separate wholly owned subsidiary, Petrobras Transporte S.A. Transpetro. The transfer was required by the Oil Law and facilitates access to excess capacity by third parties on a non-discriminatory basis. We enjoy preferred access to the Transpetro network based on our historical usage levels. In practice, third parties make

- converting the existing oil products pipeline between Guararema and Guanabara Bay to transport 2.88 mmm³ /y of ethanol by the second half of 2010, with a plan to expand to 4 mmm³ /y by 2011; and
- building a new ethanol pipeline from Paulínia to São Sebastião to transport 12.9 mmm³ /y of ethanol, primarily for export.

very limited use of this network.

We have distributed ethanol to the domestic market through our pipelines for 30 years. As the global demand for ethanol has increased, we are investing to expand our ethanol pipeline and logistics capacity, including:

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Petrochemicals and Fertilizers

Our petrochemicals operations provide a growing market for the crude oil and other hydrocarbons we produce, increase our value added and provide domestic sources for products that would otherwise be imported. We aim to expand our petrochemicals operations in Brazil and elsewhere in South America and to integrate these into our overall business.

Our strategies are to:

- increase domestic production of basic petrochemicals and engage in second generation and biopolymers activities through investments in companies in Brazil and abroad, capturing synergies within all our businesses; and
- increase production of fertilizers in order to supply the Brazilian market.

In September 2009, our board of directors approved the transfer of the fertilizer business to the Gas and Power segment effective in 2010, due to the synergies of the business of our natural gas operations.

In the past, the Brazilian petrochemicals industry was fragmented into a large number of small companies, many of which were not internationally competitive and were therefore poor customers for our petrochemical feedstocks. In 2009, we participated in the consolidation and restructuring of the Brazilian petrochemicals industry.

In June 2009, Quattor Participações (Quattor), which is 60% owned by União de Industrias Petroquímicas S.A. (Unipar) and 40% owned by Petrobras and Petroquisa, completed another step in its restructuring process in 2009 with the creation of Quattor Química S.A (Quattor Química) through a merger of Polietilenos União (PU) and Petroquímica União (PQU). Braskem S.A. (Braskem) also strengthened its position in 2009 through a merger with Petroquímica Triunfo S.A. (Triunfo), which completed the consolidation of certain of our petrochemical assets with Braskem, Odebrecht S.A. (Odebrecht), Petroquisa and Nordeste Química S.A. (Norquisa).

As a result of these restructurings, in early 2009 we held minority interests in Brazil s two largest petrochemical companies: Braskem S.A., 25.4% of total capital and 31% of voting stock, and Quattor, 40% of total capital and 40% of voting stock.

In January 2010, we further consolidated our position in the Brazilian petrochemical industry by announcing the merger of Braskem and Quattor, creating Brazil s largest petrochemicals company and the largest producer of thermoplastic resin in the Americas. We and our partner, Odebrecht, will create a new holding company for Braskem called BRK Investimentos Petroquímicos S.A. (BRK) and proceed to consolidate our direct and indirect interests in the Brazilian petrochemical industry at Braskem through a series of mergers and capital increases. Decision-making at Braskem will be governed by a Shareholders Agreement to be entered into with Odebrecht. Through our minority holding in Brazil s largest new major petrochemicals company, we can better participate in planning the industry s future needs.

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Quattor and Braskem together operate 27 petrochemical plants producing basic petrochemicals and plastics, and related distribution and waste processing operations. The table below shows the primary production capacities of each of Quattor and Braskem as of December 31, 2009.

Petrochemical Materials Nominal Capacity

	(mmt/y)
Quattor Participações	
Ethylene	1.22
Propylene	0.37
Cumene	0.32
Polyethylene	1.04
Polypropylene	0.88
Braskem	
Ethylene	2.53
Propylene	1.21
Polyethylene	2.00
Polypropylene	1.11
PVC	0.54

We have four new petrochemicals projects under construction or in various stages of engineering or design:

- Complexo Petroquímico do Rio de Janeiro Comperj will process process petroleum for the production of polypropylene, polyethylene, styrene and ethylene glycol, among other petrochemical products for use in the plastics industry. Comperj will also produce fuel such as LPG, diesel, kerosene, petroleum coke and sulfur in partnership with refineries and petrochemical plants. We broke ground in 2008 and began construction in 2010 with the goal of beginning production in 2013.
- C o m p a n h i a Petroquímica de Pernambuco Petroquímica Suape: a 700,000 t/y purified terephthalic acid plant to start up in 2011. Petroquímica Suape was originally a joint venture between Companhia Integrada Têxtil do Nordeste Citene and Petroquisa. In August 2008, Citene declared its intention to withdraw from this partnership and Petroquisa subsequently acquired 100% of the project. Construction began in 2008 and is on-going.

• Companhia de Coque Calcinado de Petróleo Coquepar: two calcined petroleum coke plants, one in Rio de Janeiro and one in Paraná, with a combined capacity of 700,000 t/y. The first of the two plants is expected to start up in 2012. Coquepar is a joint venture between Petroquisa (40%), Unimetal (30%) and Energy Investments (30%).

Our fertilizer plants in Bahia and Sergipe produce ammonia and urea for the Brazilian market. In 2009, these plants sold a combined 207,000 t of ammonia and 707,000 t of urea. We are currently conducting feasibility studies for two additional fertilizer facilities:

- UFN III with the ability to produce 1.21 million t/y of urea and 761 t/y of ammonia from 2.2 mmm³ /d of natural gas; and
- UFN IV with the ability to produce 763,000 t/y of urea and 1.1 million t/y of methanol from 4 mmm³ /d of natural gas.

These facilities would reduce Brazil s deficit in these fertilizers, while increasing the demand for our natural gas produced offshore.

• Companhia Integrada Têxtil de Pernambuco Citepe: a 240,000 t/y of polyester yarn facility expected to start up in 2010.

Distribution

Our Distribution segment sells oil products that are primarily produced by our Supply operations and works to expand the domestic market for these oil products and biofuels such as ethanol and biodiesel. Our primary goals are to: create value by meeting growing customer needs for fuels, including both traditional hydrocarbons and biofuels; and sustain and expand our market share by providing superior quality, service and leadership in the growing biofuels sector.

We supply and operate Petrobras Distribuidora S.A. BR, which accounts for 38.0% of the total Brazilian distribution market, according to the ANP. BR distributes oil products, ethanol and biodiesel, and vehicular natural gas to retail, commercial and industrial customers. In 2009, BR sold the equivalent of 767.4 mbbl/d of oil products and other fuels to wholesale and retail customers, of which the largest portion (40.7%) was diesel.

Distribution Key Statistics

	2009	2008	2007
		(U.S.\$ million)	
Distribution:			
Net operating revenues	29,672	30,892	23,320
Income before income tax	960	1,245	676
Total assets at December 31	6,127	4,775	5,652
Capital expenditures	369	309	327

At December 31, 2009, our BR network included 7,221 service stations, or 19.2% of the stations in Brazil. This total includes 759 stations in Northern, Northeastern and Northwestern Brazil that we acquired from Ipiranga in 2007, and which were incorporated into the BR network in April 2009.

BR was Brazil s leading service station in 2009, with BR-owned and franchised stations making 30.0% of Brazil s retail diesel, gasoline, ethanol, vehicular natural gas and lubricant sales, according to the ANP. Most BR stations are owned by franchisees that use the BR brand name under license and purchase exclusively from us; we also provide technical support, training and advertising. We own 773 of the BR stations and are required by law to subcontract the operation of these owned stations to third parties.

The retail fuel market in Brazil is highly competitive and we expect that prices will be subject to continued pressure. We seek to enhance profitability and customer loyalty by building on our strong brand image and providing superior quality and service. We believe that Service stations in our network also sell vehicular natural gas. The number of stations offering this product increased to 501 in December 2009, from 453 in December 2008, and total gas sales in 2009 were 482 mmm³ (17,005 mmcf).

We also distribute oil products and biofuels under the BR brand to commercial and industrial customers, which accounts for 55.7% of the total Brazilian wholesale market, according to the ANP. Our customers include aviation, transportation and industrial companies, as well as utilities and government entities, all of which generate relatively stable demand.

We also sell oil products produced by our Supply operations to other retailers and to wholesalers.

Our LPG distribution business, Liquigas Distribuidora, held a 22.4% market share and ranked second in LPG sales in Brazil in 2009, according to the ANP.

We participate in the retail sector in other South American countries through our International business

our market share position is supported by a strong BR brand image and by the remodeling of service stations and the addition of lubrication centers and convenience stores.

segment. See International.

Gas and Power

For many years, we have been simultaneously developing Brazil s natural gas reserves, infrastructure and markets. We have been developing gas sources in offshore Brazil and Bolivia, increasing our actual supply of natural gas from approximately 11.0 mmm³ /d (388.5 mmcf/d) in 1999 to 46.1 mmm³ /d (1,628.0 mmcf/d) in 2009. To monetize our growing production, we have constructed the Bolivia-Brazil gas pipeline completed in 1999, two LNG terminals, both completed in 2009, a domestic transportation system and gas-fired electric power generation capacity, both of which we have been developing for the past decade. As a result of our efforts, natural gas supplied 3.7% of Brazil s total energy needs in 1998 compared to 8.7% in 2009, and is projected to supply 14.2% of Brazil s energy needs by 2020, according to Empresa de Pesquisa Energética, a branch of the Ministry of Mines and Energy (MME).

The development plans of our Exploration and Production operations are expected to result in substantial increases in gas production from the Espírito Santo and Santos basins off the Brazilian coast, including from pre-salt reservoirs. We are investing in transportation infrastructure to deliver these new volumes to markets in Northeastern and Southeastern Brazil and to improve the flexibility of our distribution system. Natural gas imported from Bolivia will play a lesser though still important role in our operations as we increase domestic gas production. LNG imports will supplement gas demand in Brazil, particularly with respect to surges in demand related to thermoelectric power generation.

We are also improving our commercial operations through a suite of natural gas sales contracts that better allow us to match supply and demand for gas and electric power.

Our primary goals for our Gas and Power segment are

- add value by monetizing Petrobras natural gas reserves:
- assure flexibility and reliability in the commercialization of natural gas in thermoelectric and non-thermoelectric markets;
- expand our LNG business to meet demand and diversify our supply of natural gas; and
- optimize our thermoelectric power plant portfolio and invest in renewable energy sources for power generation.

Gas and Power Key Statistics

	2009	2008	2007
		(U.S.\$ million)	
Gas and Power:			
Net operating revenues	5,652	8,802	4,912
Income (loss) before income tax	657	(504)	(947)
Total assets at December 31	24,861	14,993	15,536
Capital expenditures	5,116	4,256	3,223

Natural Gas

Our natural gas business comprises four activities: transportation (building and operating natural gas pipeline networks in Brazil); acquisition and regasification of LNG; equity participation in distribution companies that sell natural gas to endusers; and commercialization (purchase and resale).

Transportation

Over the last five years, we have invested approximately U.S.\$13.32 billion (R\$26.82 billion) to expand and improve our natural gas transportation system in Brazil.

Today, we have two main pipeline networks linked by the Southeast Northeast Interconnection Gas Pipeline (Gasene, completed in March 2010), that allow us to transport natural gas to areas of demand. The Malha Sudeste (Southeast Network) spans 5,030 km (3,125 miles) and connects our main offshore natural gas producing fields in the Campos and Espírito Santo basins to the growing markets of the Southeast Region, including Rio de Janeiro and São Paulo. The Malha Nordeste (Northeast Network) spans 1,968 km (1,223 miles) and carries gas from onshore and offshore natural gas fields in the Northeast to consumers in that region. The Southeast Network includes the 2,593 km (1,612 mile) Brazilian portion of the Bolivia-Brazil natural gas pipeline. In the Northern Region, the 661 km (411 mile) Urucu-Coari-Manaus pipeline connects the Solimões Basin to Manaus, where natural gas is used primarily to generate electric power, and also to meet industrial, commercial and retail demand.

In 2009, we invested U.S.\$4.3 billion (R\$ 9.6 billion) and in 2010 we plan to invest another U.S\$3.5 billion (R\$6.5 billion). With the completion of our investments in 2010, the gas infrastructure in Brazil will be largely completed.

The major projects completed in 2009 and in the first half of 2010 were the following:

- Cabiúnas-Reduc (Gasduc III): a 183 km (114 mile) gas pipeline connecting the Campos and Espírito Santo basins to the Southeast Region, with the capacity to transport 40 mmm³ /d (1,412 mmcf/d) of natural gas.
- Urucu-Coari-Manaus: a 661 km (411 mile) gas pipeline in the Northern Region with the capacity to transport up to 4.1 mmm³ /d (144.8 mmcf/d) of natural gas, with a potential to reach up to 6.75 mmm³ /d (238.4 mmcf/d) with the installation of two compression stations.
- The Gasene network to transport up to 20 mmm³/d (706.3 mmcf/d) for 949 km (590 miles) from Cacimbas, in the State of Espírito Santo, to the city of Catu in the State of Bahia.
- The Japeri-Reduc (RJ) (45 km, 28 mile), Paulínia-Jacutinga (SP-MG) (93 km, 58 mile) and Cacimbas-Vitória (ES) (130 km, 81 mile) pipelines, and a 15 km (9 mile) pipeline to connect the Guanabara Bay regasification terminal.

• Gasbel II: a 296 km (167 mile) gas pipeline connecting Volta Redonda in Rio de Janeiro State to the Queluzito District in the State of Minas Gerais, with the capacity to transport up to 5 mmm³/d of natural gas, increasing the existing capacity of the Gasbel I gas pipeline. The total capacity of the two pipelines is 7.9 mmm³/d (279.0 mmcf/d).

Projects that are still under construction but which are scheduled to be completed during 2010 are the following:

- Caraguatatuba-Taubaté (Gastau): a 96 km (60 mile) gas pipeline in the State of São Paulo connecting the Caraguatatuba gas processing facilities to the compression station of Taubaté, with the capacity to transport 20 mmm³/d (706.3 mmcf/d) of natural gas.
- Pilar-Ipojuca: a 189 km (117 mile) gas pipeline connecting Pilar in the State of Alagoas, to Ipojuca in the State of Pernambuco, with the capacity to transport 15 mmm³/d (529.7 mmcf/d) of natural gas. This pipeline will allow us to increase the supply of natural gas to consumers in the Northeast Region.

The map below shows our existing pipelines and our pipelines under construction.

Acquisition and Regasification of LNG

We have completed construction of two LNG terminals, one in Rio de Janeiro with a send-out capacity of 20 mmm³ /d (706 mmcf/d) that was completed in January 2009, and the other in Pecém in Northeastern Brazil with a send-out capacity of 7 mmm³ /d (247 mmcf/d) that was completed in December 2008.

The terminals are supported by two large LNG regasification ships with a capacity of 14 mmm³ /d (494 mmcf/d) and 7 mmm³ /d (247 mmcf/d), respectively. The new terminals and regasification ships give us the flexibility to import gas from other sources to supplement domestic natural gas supplies. We have negotiated and signed with several companies LNG

supply contracts and Master Sales Agreements that will be used to acquire LNG cargoes as needed.

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Equity Participation in Distribution Companies

Under Brazilian law, each state holds a monopoly over local gas distribution. Most states have formed companies to act as local gas distributors and we hold interests that vary from 24% to 100% in 20 of these 27 distribution companies. Nonetheless, in all of the companies where we hold a minority stake, we appoint executive officers and members of the board of directors

The State of Espírito Santo has assigned us exclusive rights to distribute natural gas through our BR subsidiary. In 2009, Brazil s distribution companies sold a combined 36.4 mmm³ /d (1,285 mmcf/d) of natural gas, of which our share was 21%, according to our estimates.

The map below shows the name and location of each local gas distributor in which we have an equity interest and our share in those companies.

Our most significant distribution holdings are:

Name	State	Group Share %	2009 (mmm ³ /d)	Customers
CEG RIO	Rio de Janeiro	37.41	3,759	23,031
BAHIAGAS	Bahia	41.50	3,100	3,328
SCGÁS	Santa Catarina	41.00	1,578	1,645
GASMIG	Minas Gerais	40.00	1,537	279

According to our estimates, our two most significant holdings, CEG Rio and Bahiagás, sold 10.3% and 8.5% of Brazil s national gas volumes in 2009, respectively. CEG Rio and Bahiagás are Brazil s third and fourth largest gas distributors. These companies, together with independent distributors Comgás (32.5% of Brazil s 2009 national gas volumes) and CEG (15.7% of the same), supply 67% of the Brazilian market.

Commercialization

In 2009, our Gas and Power segment supplied an average 46.1 mmm³ /d (1,628.0 mmcf/d) of natural gas for consumption.

Of the 2009 total, 20.8% was used for internal consumption, 8.9% was used for thermoelectric power generation and the remaining 70.3% was consumed by industrial, commercial and retail natural gas users.

In 2009, our Exploration and Production segment supplied 49.9% of our total gas needs, we imported 48.6% from Bolivia, and the balance of 1.5% was supplied by LNG imports. We expect the proportion of domestic gas in our total supply mix to increase in future years as our Exploration and Production segment brings new gas fields on stream.

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The table below shows the sources of our natural gas supply, our sales and internal consumption of natural gas, and our revenues for each of the past three years:

Supply and Sales of Natural Gas	2009	2008	2007
		(mmm ³ /d)	
Sources of natural gas supply			
Domestic production	23.0	30.3	22.4
Imported from Bolivia	22.4	30.4	26.9
Liquefied natural gas	0.7	0.0	0.0
Total natural gas supply	46.1	60.7	49.3
Sales of natural gas			
Sales to local gas distribution	32.4	36.8	35.1
companies(1)			
Sales to gas-fired power plants	4.1	12.8	4.1
Total sales of natural gas	36.5	49.6	39.3
Internal consumption (refineries,	9.6	11.1	10.0
fertilizer and gas-fired power			
plants)(2)			
Revenues (U.S.\$ billion)(3)	3.5	5.1	2.8

- (1) Includes sales to local gas distribution companies in which we have an equity interest.
- (2) Includes gas used in the transport system.
- (3) Excludes internal consumption.

The table below shows how the natural gas we supplied was utilized in our principal markets from 2007 to 2009:

Natural Gas Consumption	2009	2008	2007	
	(mmm^3/d)			
Industrial, commercial and retail	32.4	36.8	35.1	
Gas-fired power plants	5.3	14.7	5.8	
Refineries and fertilizer plants	7.6	7.9	10.3	

Consumption by industrial, commercial and retail natural gas customers decreased 11.9% in 2009 compared to 2008. The decrease in the non-thermoelectric market was due mainly to reduced industrial demand as a result of global economic conditions. Thermoelectric consumption decreased 63.9% from 2008 to 2009 due to abundant rainfall and lower industrial output.

Gas Sales Contracts and Pricing

In 2007, we adopted a suite of gas contracts that offer customers four different supply options to give us the flexibility to match our gas sales more closely to the

- Firm Flexible: we may interrupt supplies in accordance with negotiated conditions, in which case we agree to supply a substitute fuel and compensate the end user for additional costs. The price is equivalent to the gas sold under Firm Inflexible contracts. We have committed 4.20 mmm³ /d (148.3 mmcf/d) of gas under this contract through 2012.
- Interruptible: we have the right to interrupt supplies in accordance with negotiated conditions and the distributor or end user is responsible for finding alternative fuels. The

volumes we have available from our Exploration and Production segment, imports from Bolivia and LNG imports. The principal characteristics of these contracts are:

- Firm Inflexible: the distributor assures payment under take-or-pay contracts and we guarantee delivery of the contracted volume. We have committed 22.61 mmm³ /d (798.5 mmcf/d) of gas under this contract through 2012.
- distributor pays a lower price for gas under this type of contract. We have committed 3.25 mmm³ /d (114.8 mmcf/d) of gas under this contract through 2012.
- Preferential: we are obligated to provide natural gas as demanded, but the consumer has the right to interrupt purchases at any time. We expect this type of contract to be used predominantly by thermoelectric customers using LNG. We have committed 5.12 mmm³/d of gas under this contract through 2012.

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The price of gas under the first three contracts includes a fixed component, which is revised annually based on the IGP-M inflation index, and a variable component, which is revised quarterly based on a fuel oil basket and exchange rate variation. Preferential contracts are priced based on a fixed component, which is revised annually based on the IPCA inflation index, and a variable component based on the price of imported LNG, which is revised monthly based on the Henry Hub rate and exchange rate variation.

Of our total sales to distribution companies in the non-thermoelectric market in 2009, approximately 47% was delivered under the new contracts. We will use the new contracts to deliver up to 63% of the volumes committed to the non-thermoelectric market through 2012.

The table below shows our future gas supply commitments from 2010 to 2014, including sales to both local gas distribution companies and gas-fired power plants.

Natural Gas Sales Contracts	2010	2011	2012 (mmm ³ /d)	2013	2014
To local gas distribution companies:					
Related parties(1)	16.16	18.07	19.05	19.64	19.92
Third parties	18.09	17.81	17.48	17.10	16.88
To gas-fired power plants:					
Related parties(1)	7.68	3.69	3.60	3.60	3.63
Third parties	2.59	7.27	7.70	8.90	9.15
Total(2)	44.52	46.84	47.83	49.24	49.58
Estimated contract revenues (U.S.\$	4.1	4.6	4.9	5.2	5.0
billion)(3)(4)					

- (1) For purposes of this table, related parties include all local gas distribution companies and power generation plants in which we have an equity interest and third parties refer to those in which we do not have an equity interest.
- (2) Estimated volumes are based on take or pay agreements in our contracts, expected volumes and contracts under negotiation (including renewals of existing contracts), not maximum sales.
- (3) Figures show revenues net of taxes. Estimates are based on outside sales and do not include internal consumption or transfers.
- (4) Prices may be adjusted in the future and actual amounts may vary.

Short-Term Natural Gas Commitments

In order to develop and stimulate the Brazilian natural gas market in general, and the industrial market in particular, we created an auction system in early 2009 to sell natural gas to the non-thermoelectric market under short-term contracts at more competitive prices. These auctions allowed us to commercialize natural gas

These auctions allowed us to offer a total of approximately 22.0 mmm³ /d (776.9 mmcf/d) of natural gas for sale under six-month contracts at prices that were up to 41% lower than those specified under our standard long-term contracts with local gas distribution companies.

volumes reserved for but not utilized by local gas distributors, offering lower prices to the end user. Between April and September of 2009, we offered a total of approximately 12.0 mmm³/d (423.8 mmcf/d) of natural gas for sale through these auctions under one-and two-month contracts.

Beginning in September 2009, we expanded the short-term auctions to include natural gas volumes that had been reserved for gas-fired thermoelectric plants under long-term contracts, which we did not expect to deliver for at least six months because of low demand for power from gas- fired plants.

In total, the auctions allowed us to sell between 2.4 and 6.2 mmm³ /d (84.8 to 218.9 mmcf/d) of natural gas between April and December 2009 under short-term contracts of between one and six months in duration, equivalent to approximately 8% of the total volume of natural gas consumed in the non-thermoelectric market in 2009 (1,036 mmm³ or 36,586 mmcf).

Long-Term Natural Gas Commitments

When we invested in the Bolivia-Brazil pipeline in 1996, we entered into a series of long- term contracts with three companies:

• Gas Supply Agreement (GSA) with the Bolivian state-owned company Yacimientos Petrolíferos Fiscales Bolivianos (YPFB) to purchase certain minimum volumes of natural gas at prices linked to the international fuel oil price through 2019, after which the agreement may be extended until all contracted volume has been delivered. On December 18, 2009, Petrobras and YPFB signed the fourth amendment to the GSA, which provides for additional payments to YPFB for liquids contained in the natural gas purchased by Petrobras through the GSA, of between U.S.\$100 million and U.S.\$180 million per year, retroactive to May 2007.

As of February 2010, Petrobras has paid all obligations owed for 2007. Additional payments for subsequent years will be paid after YPFB fulfills certain conditions to be negotiated;

- Ship-or-Pay agreement with Gás Transboliviano (GTB), owner and operator of the Bolivian portion of the pipeline to transport certain minimum volumes of natural gas through 2019; and
- Ship-or-Pay agreement with Transportadora Brasileira Gasoduto Bolivia-Brasil (TBG), owner and operator of the Brazilian portion of the pipeline to transport certain minimum volumes of natural gas through 2019.

Our volume obligations under the ship-or-pay arrangements were generally designed to match our gas purchase obligations under the GSA. The tables below show our contractual commitments under these agreements for the five-year period from 2010 through 2014.

Commitments to Purchase and Transport					
Natural Gas	2010	2011	2012	2013	2014
Purchase commitments to YPFB					
Volume obligation (mmm ³ /d)(1)	24.06	24.06	24.06	24.06	24.06
Volume obligation (mmcf/d)(1)	850.00	850.00	850.00	850.00	850.00
Brent crude oil projection (U.S.\$)(2)	61.00	72.00	74.00	68.00	60.00
Estimated payments (U.S.\$ million)(3)	1,535.00	1,452.00	1,577.00	1,536.00	1,414,00
Ship-or-pay contract with GTB					
Volume commitment (mmm ³ /d)	30.00	30.00	30.00	30.00	30.00
Volume commitment (mmcf/d)	1,059.00	1,059.00	1,059.00	1,059.00	1,059.00
Estimated payments (U.S.\$ million)(4)	109.46	109.99	110.53	111.07	111.60
Ship-or-pay contract with TBG					
Volume commitment (mmm ³ /d)	30.00	30.00	30.00	30.00	30.00
Volume commitment (mmcf/d)	1,059.00	1,059.00	1,059.00	1,059.00	1,059.00
Estimated payments (U.S.\$ million)(4)	387.01	388.43	389.86	391.29	392.73

^{(1) 25.3%} of contracted volume supplied by Petrobras Bolivia.

- (2) Brent price forecast based on our 2020 Strategic Plan.
- (3) Estimated payments are calculated using gas prices expected for each year based on our Brent price forecast. Gas prices may be adjusted in the future based on contract clauses and amounts of natural gas purchased by Petrobras may vary annually.
- (4) Amounts calculated based on current prices defined in natural gas transport contracts.

Power

Brazil has a total of 107,185 MW of installed electric power capacity, of which around 81% is in low-cost hydroelectric stations that supply around 93% of the country s electric power needs. While hydroelectric power facilities have many advantages, and are particularly suited to meeting base electric power needs, they cannot be readily expanded, have limited ability to meet surges in demand and are vulnerable to periods of prolonged drought.

Brazil has accordingly been developing thermoelectric power generation capacity to supplement the base hydroelectric system. Thermoelectric generation is expected to play an increasing role in meeting Brazil s power needs as the country s economic growth fuels the demand for energy.

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As part of this national strategy, we have been developing and operating gas-fired thermoelectric power generation plants. We currently own stakes in 26 thermoelectric power plants, and we control 16 of them. As a result of our investments in the power sector, we currently own 63% of the total gas-fired thermoelectric installed capacity in Brazil according to the *Operador Nacional do Sistema Elétrico ONS* (National Electricity System Operator) (ONS).

We generate electricity from our thermoelectric power plants to supplement Brazil s base-load hydroelectric generation. During 2009, abundant rainfall allowed the Brazilian hydroelectric system to generate 47,139 MWavg of electricity, or 93% of the country s needs. As a result, we were called upon to generate only 525 MWavg of electricity in 2009, compared to 2,025 in 2008. Of our 2009 generation, 59% was generated in the Southeast Region of the country, 30% in the South, and 11% in the Northeast.

We also export energy to neighboring countries. In 2009, we exported 80 MWavg to Argentina and Uruguay.

Electricity Capacity and Sales

Power Generation Capacity

We had a total of 5,965.9 MW of installed capacity at year-end 2009, 5,438.7 MW of which was installed in thermoelectric plants controlled by us (5,405.9 MW of gas-fired capacity, and 31 MW of oil- fired capacity).

Under Brazil s power pricing regime, we are allowed to sell only that portion of our power-generating capacity that is certified by the MME. At year-end 2009, the MME certified 2,661 MWavg of commercial capacity out of the total 5,438.7 MW of installed capacity controlled by us due to gas supply constraints.

Given the growing importance of thermoelectric generation and to increase our certified commercial capacity, in 2007 we entered into an agreement with the ANEEL under which we committed to increase our ability to supply power to the grid from our own plants. We will accomplish this by increasing natural gas supplies, including LNG, converting some existing power plants to dual- fuel operation and leasing backup oil-fired power plants. By 2011 we are committed to supply up to 6,065 MW and expect to have an average 3,696 MW certified commercial capacity available for sale, exclusive of our own power requirements.

The table below shows the installed capacity and commercial capacity of the thermoelectric power plants controlled by us for 2009 through 2012 under our agreement with the ANEEL:

Petrobras Installed Capacity and			2011	
Utilization	2009	2010		2012 (2)
Gross installed capacity (MW)	5,966	6,065	6,065	6,100
Certified commercial capacity(1) (MWavg)	2,661	3,481	3,696	3,361

- (1) Weighted average of certified commercial capacity for the year.
- (2) Our installed and commercial capacity will be reduced in 2012 due to the termination of our lease of the Araucaria thermoelectric power plant.

Electricity Sales

Non-base-load thermoelectric plants like ours are used to supplement hydroelectric generation when needed. Prior to 2004, Brazil s power pricing regime made it difficult for such plants, which operate at low average utilization rates, to cover their operating costs and provide a return on capital. To compensate owners of thermoelectric plants for the security they provide to the system, Brazil enacted the New Regulatory Model for the power sector. Under the Model, public utilities are required to secure their expected energy needs under long-term contracts through auctions coordinated by the MME.

Only that portion of our thermoelectric capacity defined as New Energy under the New Regulatory Model for the power sector is eligible to be sold through the auction system. Thermoelectric power generators of New Energy bid in these auctions to supply standby availability up to their certified commercial capacity, although they will not necessarily be called upon to generate this power.

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Thermoelectric power that does not meet the definition of New Energy is largely sold under long-term bilateral contracts, primarily with power distribution companies. Such contracts are subject to the regulations that governed the power sector before the enactment of the New Regulatory Model. Under these agreements, we are compensated for our thermoelectric capacity based on a combination of factors, including whether or not we actually generate energy, the certified power generation capacity of each power plant, and conditions of supply and demand in Brazil s power market. Each of these factors are determined by the appropriate regulatory bodies in Brazil, including the MME, the ONS and the *Câmara de Comercialização de Energia Elétrica CCEE* (Electricity Trading Board).

Of the total 3,896 MWavg of power available for sale in 2011 (including the certified commercial capacity of our plants and power purchased from third parties), approximately 41% has already been sold as standby availability in the 2005 and 2006 auctions, and approximately 48% has been committed under bilateral contracts, leaving 448 MWavg of power generating capacity available for sale.

The following table summarizes our commitments under standby availability and bilateral contracts, power purchased from third parties, and the power we expect to be available for sale if the infrastructure to deliver gas to our thermoelectric power plants is completed.

	2008	2009	2010 (MWavg)	2011	2012
Total available					
for sale:					
Commercial capacity (MW) (1)	1,605	2,661	3,481	3,696	3,361
Purchased from	888	329	212	200	200
third parties		029		_00	_00
Commitments:					
Standby availability auctions	352	821	1,391	1,596	1,596
Bilateral contracts	1,900	2,103	2,232	1,862	1,866
Remaining available for sale (1)(2)	241	66	70	448	99

⁽¹⁾ Projections based on existing capacity and expected supply of gas.

⁽²⁾ Represents the remaining commercial capacity available for sale beginning in 2010.

In the 2005 and 2006 auctions, we sold standby availability of 1,391 and 205 MWavg, respectively, on 15-year contracts beginning in 2008 to 2011. This represented most of our capacity that is classified as New Energy. We have been compensated for the standby availability from the 2005 and 2006 auctions since 2008, with the capacity compensation stepping up through 2011, at which time it stabilizes.

Under the terms of these contracts, we will be compensated a fixed amount whether or not we generate any power, and we receive an additional amount for the energy we actually generate at a price that is set on the date of the auction and revised annually based on an inflation-adjusted fuel oil basket. These contracts generate losses when our actual costs of generating power increase and our prices as adjusted by the formula do not rise accordingly.

Bilateral Contracts

In 2010, 2,232 MWavg of our generating capacity will be subject to the terms of bilateral contracts, with 1,862 MWavg committed under bilateral contracts in 2011 and 1,866 committed in 2012.

The agreements will run off gradually, with the last contract expiring in 2028. As existing bilateral contracts run-off, we will negotiate new long-term contracts on the same or better terms. We will sell our remaining certified power- generation capacity under short- and medium-term bilateral contracts and auctions conducted by us and by the MME.

In the past, limited supplies of natural gas affected our ability to generate electricity from our own thermoelectric plants under existing bilateral contracts, even when it would have been profitable for us to do so. Our limited natural gas infrastructure also exposed us to fines when we were unable to deliver contracted amounts of electricity. We paid fines in the total amount of R\$46 million (U.S.\$ 23 million) in 2009, compared to R\$434 million (U.S.\$ 236 million) paid in 2008. Even as we increase the available supply of natural gas, our earnings under these contracts are difficult to predict because the net margins are subject to adjustments coordinated by the CCEE. Additionally, the contracts do not permit us to directly pass on to our customers changes in the cost of acquiring natural gas.

Beginning in 2010 we can fully supply our gas-fired plants, giving us maximum flexibility to decide how best to utilize our gas resources based on prevailing economic conditions. Under the terms of the bilateral contracts, during periods of high international gas prices and low demand for power in Brazil, it may be more profitable for us to sell our gas directly to the market than to generate contracted amounts of energy from our own gas- fired plants. Under these circumstances, we may fulfill our contractual commitments by purchasing power from third parties, as we did in 2008, or elect to pay fines instead of generating electricity.

Renewable Energy and Reduction of Greenhouse Gases (GHG)

We have also invested in a number of renewable power generation sources in Brazil including wind, solar and small hydroelectric plants. Our small hydroelectric plants, built in partnership with other Brazilian companies, have 316.4 gross MW of installed capacity, of which 25.4 MW are expected to become operational in 2010.

In 2009, we sold 49 MWavg from wind-powered plants on 20-year contracts beginning in 2011 through an auction of reserve energy. The reserve energy system was created in 2008 to supplement Brazil s power grid by auctioning energy directly to the Brazilian government from eligible power plants to meet future demand. We participated in the 2009 reserve energy auction through our interests in four eligible wind-power plants with a total installed capacity of 104.0 MW. These wind-powered plants will be built in partnership with other Brazilian companies.

As part of our 2020 Strategic Plan, we adopted climate change guidelines to reduce GHG under the Clean Development Mechanism. We are developing several GHG reduction projects including wind energy, small hydropower plants (SHP), power generation using turbo expanders in refineries, nitrous oxide reduction, waste heat recovery and energy efficiency.

Our Internal Energy Conservation Program works to improve energy efficiency in all our units. In 2009, we avoided approximately 50 thousand tons of carbon dioxide emissions from all of our power plants as a result of this program.

Bio-Renewables

We aim to become a major producer of biodiesel in Brazil and actively participate in Brazil s growing ethanol industry, particularly in the production, transportation and exportation of ethanol. Brazil has highly favorable climate and soil conditions for growing sugarcane and vegetable oil crops and is an important player in the international biofuels market.

The primary fuel used in Brazil is diesel, which accounts for 758.5 mbbl/d (44.2%) of the total Brazilian fuels market. By law, all diesel sold in Brazil from July 2009, was required to be at least 4% biodiesel; this proportion increased to 5% in January 2010. We act as a catalyst for developing the new market by securing and blending biodiesel supplies and furnishing these to smaller distributors as well as our own service stations.

Brazil is a global leader in the use of ethanol as a substitute fuel for light vehicles. Today, 88.2% of new gasoline vehicles sold in Brazil have dualfuel capability, and service stations offer a choice of 100% ethanol as well as a blend of 25% ethanol and gasoline, as required by the regulator. We have supported the development of the ethanol market by distributing and wholesaling ethanol and by stimulating improvements in product quality. In 2009, we acquired 40.4% of Total Agroindustria Canavieira S.A (Total). Total owns a plant with ethanol production capacity of 1.7 mbbl/d. This investment will expand our ethanol production capacity to 3.5 mbbl/d and will add 38.5 MW to our installed power generation capacity. Our goal is to reach ethanol production levels of 63.6 mbbl/d by 2013.

In 2009, Petrobras exported 362,000 m³ of ethanol, including industrial ethanol to Asia and fuel ethanol to the United States and Europe, corresponding to 12% of Brazil s total ethanol exports.

On April 30, 2010, we announced a strategic partnership with Tereos International, a Brazilian subsidiary of the Tereos Group, under which we will invest a total of R\$1.6 billion (U.S.\$909 million) over five years to acquire a 45.7% stake in Açúcar Guarani S.A., the fourth-largest sugarcane processor in Brazil with an estimated crushing capacity of 17.4 mmt for 2010-2011. In the first phase of the partnership, Petrobras Biocombustível will invest R\$682 million (U.S.\$387 million) to acquire an initial 26.3% stake in Guarani, to be followed by subsequent investments of R\$929 million (U.S.\$528 million) over five years to acquire an additional 19.4% stake in the Brazilian sugarcane processor. The partnership with Tereos International is subject to approval from the Conselho Administrativo de Defesa Econômica, or CADE (Brazilian Antitrust Authority). Our investment in Guarani will allow us to significantly increase our ethanol production, stimulate improvements in product quality, and further develop our ethanol distribution and marketing operations in accordance with our 2009-2013 Business Plan

We have signed contracts to secure the purchase of vegetable oils from small farmers and industrial producers in order to supply our three biodiesel plants, located in Northeastern Brazil at Candeias and Quixada and in Southeastern Brazil at Montes Claros. We increased the capacity of these plants from 2.9 mbbl/d to 5.6 mbbl/d through operational improvements in 2009. In 2010, after the expansion of the Candeias plant and the start-up of the Marialva plant, in which Petrobras Biocombustível acquired a 50% interest in November 2009, our biodiesel production capacity will reach 11.2 mbbl/d.

Beginning in 2009, we have accounted for the results from our Bio-Renewables operations in our Corporate segment. In prior years, the results from our Bio-Renewables operations were included in our Gas and Power segment.

International

We have operations in 24 countries outside Brazil that encompass all phases of the energy business. Our primary goals for our international operations are to:

- use our technical expertise in deepwater exploration and production to participate in high-potential and frontier offshore regions;
- expand and integrate international downstream operations aligned with our domestic activities.

The net operating revenues of our International segment represented 11.1% of our total net operating revenues in 2009, (9.3% in 2008 and 10.4% in 2007). The total assets of our International segment at December 31, 2009 represented 7.4% of our total assets (10.7% in 2008 and 9.0% in 2007).

International Upstream Activities

We aim to integrate our operations by capturing synergies in our upstream and downstream operations within South America, North America and Asia. We are focusing our international upstream activities in the Gulf of Mexico and West Africa, where there are opportunities to leverage the deepwater expertise we have developed in Brazil. We also have preliminary exploratory efforts underway in North Africa, Asia, Europe and the Middle East. Our discoveries of significant reserves in the pre-salt reservoirs in Brazil have led us to reduce our planned expenditures for international activities, prioritizing our domestic activities.

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			Opera	tions as of December 3	31, 2009	
		E8	kР	Refining,		
				Petrochemical and		
	Countries	Exploration	Production	Marketing	Distribution	Gas and Power
1	Argentina	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$
2	Bolivia	$\sqrt{}$	$\sqrt{}$		1	$\sqrt{}$
3	Chile	1	1		V	
4	Colombia	V	V		V	
5	Ecuador	$\sqrt{}$	V		-1	
6	Paraguay	-1	-1		$\sqrt{}$	
7	Peru	V	V		\checkmark	\checkmark
8 9	Uruguay Venezuela	$\sqrt{}$	ما		V	V
9	South America	$\sqrt{}$	V	$\sqrt{}$	$\sqrt{}$	2
	South America	V	V	V	V	V
10	Mexico	$\sqrt{}$	$\sqrt{}$			
11	U.S.	V	$\sqrt{}$	$\sqrt{}$		
	North America	V	V	$\sqrt{}$		
	1 (01 011 111101101	,	•	,		
12	Angola	$\sqrt{}$	$\sqrt{}$			
13	Libya	$\sqrt{}$				
14	Mozambique	$\sqrt{}$				
15	Namibia	$\sqrt{}$				
16	Nigeria	$\sqrt{}$	$\sqrt{}$			
17	Senegal	$\sqrt{}$				
18	Tanzania	$\sqrt{}$				
	Africa	$\sqrt{}$	$\sqrt{}$			
		1				
19	Portugal	$\sqrt{}$				
20	Turkey	$\sqrt{}$				
	Europe	$\sqrt{}$				
21	T., 40.	-1				
21 22	India	$\sqrt{}$		$\sqrt{}$		
22	Japan Pakistan	$\sqrt{}$		V		
23	Asia	۷ ما		$\sqrt{}$		
	ASIA	٧		V		
24	Iran	$\sqrt{}$				
- •	Middle East	Ż				
		•				

International Key Statistics

	2009	2008 (U.S.\$ million)	2007
International:			
Net operating revenues	10,197	10,940	9,101
Income (loss) before income tax	232	(605)	(237)
Total assets at December 31	14,914	13,439	11,717

Capital expenditures 2,111 2,908 2,864

During 2009, we conducted exploration and production activities in 21 countries outside Brazil (Angola, Argentina, Bolivia, Colombia, Ecuador, the United States, India, Iran, Libya, Mexico, Mozambique, Namibia, Nigeria, Pakistan,

Peru, Portugal, Senegal, Tanzania, Turkey, Uruguay and Venezuela). See Overview of the Group for information about production and reserves in each region.

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The table below shows our main exploration and production projects being developed worldwide. Additional information about certain of these projects is provided in the text that follows.

			E&P Assets		
Countr	ries	Main projects in Development	Phase	Operated by	Petrobras interest (%)
South	America				
1	Argentina(1)	Sierra Chata	Production	Petrobras	46
		Parva Negra	Exploration	Petrobras	100
		El Tordillo	Production	Partner	36
		La Tapera	Production	Partner	36
2	Bolivia	San Alberto	Production	Petrobras	35(2)
		San Antonio	Production	Petrobras	35(2)
		Ingre	Exploration	Petrobras	100
3	Colombia	Balay 1	Exploration	Petrobras	70
		Tayrona	Exploration	Petrobras	50
		Cebucan	Exploration	Petrobras	50
		Villarica Norte	Exploration	Petrobras	50
		Tibu	Development	Partner	55
4	Ecuador	Block 18	Production	Petrobras	30
5	Peru	Lote 10	Production	Petrobras	100
		Lote 57	Exploration	Partner	45.16
		Lote 58	Exploration	Petrobras	100
6	Uruguay	Block 3	Exploration	Partner	40
		Block 4	Exploration	Petrobras	40
7	Venezuela	Oritupano Leona	Production	Partner	40(3)
		Acema	Production	Partner	40(3)
		La Concepcion	Production	Partner	40(3)
		Mata	Production	Partner	40(3)
North	America				
8	Mexico	Cuervito	Production	Petrobras	0(4)
		Fronterizo	Production	Petrobras	0(4)
9	U.S.	Cascade	Development	Petrobras	100
		Chinook	Development	Petrobras	66.67
		Coulumb (MC 613)	Production	Partner	33.33
		Cottonwood	Production	Petrobras	100
		St. Malo	Development	Partner	25
		Tiber	Development	Partner	20
		Stones	Development	Partner	25

Production

Partner

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GB 200 201	Production	Partner	25
EL 162	Production	Partner	40
SMI 280	Production	Partner	50
VM 379	Production	Partner	25
Aransas	Exploration	Petrobras	100
Big Bend	Exploration	Petrobras	50
Bluewood	Exploration	Petrobras	100
Bolt	Exploration	Partner	50
Canaveral	Exploration	Petrobras	100
Casnook	Exploration	Petrobras	67
Flavian	Exploration	Petrobras	100
Hadrian West	Exploration	Partner	50
Impala	Exploration	Partner	50
Julius	Exploration	Petrobras	100
Latigo	Exploration	Partner	50
Logan	Exploration	Partner	35
Montebelo	Exploration	Petrobras	100

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			E&P Assets		
Countrie Africa	s	Main projects in Development	Phase	Operated by	Petrobras interest (%)
10	Angola	Block 2	Production	Partner	28
	<u> </u>	Block 6	Exploration	Petrobras	40
		Block 15	Exploration	Partner	5
		Block 18	Exploration	Petrobras	30
		Block 26	Exploration	Petrobras	80
		Block 34	Exploration	Partner	30
			•		
11	Libya	Area 18	Exploration	Petrobras	70
12	Mozambique	Zambezi Delta block	Exploration	Partner	17
13	Namibia	2714A	Exploration	Partner	50
14	Nigeria	Akpo Field	Production	Partner	20
	_	Agbami Field	Production	Partner	13
		Egina Field	Development	Partner	20
		Egina South Field	Exploration	Partner	20
		Preowei Field	Exploration	Partner	20
		OPL 315	Exploration	Petrobras	45
15	Senegal	Rufisque Profond	Exploration	Partner	40
16 Europe	Tanzania	Block 5	Exploration	Petrobras	100
17	Portugal	Camarão	Exploration	Petrobras	50
	Ü	Mexilhão	Exploration	Petrobras	50
		Ostra	Exploration	Petrobras	50
		Amejoa	Exploration	Petrobras	50
18	Turkey	Block 3922 (Sinop)	Exploration	Petrobras	50
Asia	•		•		
19	India	Krishna Godavari	Exploration	Partner	15
		Cauvery	Exploration	Partner	25
20	Pakistan	Block G	Exploration	Partner	50
Middle 1	East		•		
21	Iran	Tusan block	Exploration	Petrobras	100(2)

⁽¹⁾ All Argentine exploration and production projects are held through our 67.2% share in PESA.

Risk service contract, under which Petrobras expenditures are reimbursed only if exploration results in

During 2009, our capital expenditures for international exploration and production represented 10.4% of our

We have contracted five drilling units and one FPSO to support our ultra-deepwater operations in West Africa

⁽²⁾ economically viable oil discoveries.

⁽³⁾ Joint venture.

Non-risk service contract, under which Petrobras expenditures are reimbursed regardless of whether exploration

⁽⁴⁾ results in economically viable oil discoveries.

total capital spending for exploration and production.

and the U.S. Gulf of Mexico, among other regions. One of these rigs has been operating

in Angola since October 2009. The others will go into operation between 2010 and 2011 under five-to ten-year contracts.

The table below shows our international exploration expenditures and how these were distributed geographically in 2009, 2008 and 2007.

	2009	2008	2007
Total capex international exploration (U.S.\$ billion)	0.80	0.92	1.17
Of which:			
South America (outside of Brazil)	31.67%	9.74%	11.57%
Africa	8.66%	4.47%	5.76%
North America	8.16%	53.92%	23.72%
Other	16.14%	0.00%	0.00%
Drilling rigs and other(1)	35.37%	31.87%	58.95%

⁽¹⁾ In 2009, all investments were for drilling rigs.

In 2009, our net production outside Brazil averaged 140.7 mbbl/d of crude oil and NGLs and 16.5 mmm³/d (583.37 mmcf/d) of natural gas. The table below shows our international development capital expenditures and how these were distributed geographically in 2009, 2008 and 2007.

	2009	2008	2007
Total capex international development (U.S.\$ billion) Of which:	1.10	1.62	1.39
South America (outside of Brazil)	23.62%	44.27%	40.55%
Africa	27.56%	38.32%	36.05%
North America	48.82%	17.41%	23.40%
Other	0.00%	0.00%	0.00%

South America

We are active in a number of key hydrocarbon basins in Argentina, Bolivia, Colombia, Ecuador, Peru, Venezuela and Uruguay. In 2009, our average net production from the region (outside of Brazil) was 181.30 mboe/d, or 76.2% of our international production. Reserves in the region represent 77.2% of our international reserves. Our most significant natural gas production operations outside of Brazil are located in Argentina and Bolivia, where we produced an average 15.6 mmm³/d (552.7 mmcfd/d) of natural gas

In **Bolivia**, our production comes principally from the San Alberto and San Antonio fields. Following enactment of the Bolivian government s May 1, 2006 decree on the nationalization of hydrocarbons, we entered into new agreements under which we continue to operate the fields, but are required to make all sales of the hydrocarbons through YPFB with the right to recover our costs and participate in profits. At December 31, 2008, our proved reserves of natural gas were approximately 284.3 mmboe in Bolivia. However, on January 25, 2009, Bolivia adopted a new constitution that prohibits private ownership of the

in 2009, or 94.7% of our international production. Argentina and Bolivia together accounted for 40% of our worldwide production of natural gas in 2009.

Our largest operating region outside Brazil is **Argentina**, where we operate primarily through our 67.2% interest in Petrobras Energia S.A. (PESA), which acts as a vertically integrated company in all segments of the oil industry. In 2009, we merged PESA and its parent company in order to reduce administrative costs and simplify our organizational structure. Our production is concentrated in the Neuquen, Austral and San Jorge basins with a smaller contribution from the Noroeste Basin.

country s oil and gas resources. As a result, we were not able to include any of our Bolivian proved reserves as reported at December 31, 2008 in our proved reserves for year-end 2009. We continue to report production from our operations in Bolivia under our existing contracts in that country.

In Colombia, in March 2010, we announced discoveries in the Balay Block, where we hold a 70% interest. In January 2010, we negotiated a farm-out agreement for 15% of our interest to Petroamerica Oil Corporation and 10% of our interest to Sorgenia E&P Colombia B.V., both still subject to regulatory approval. If approved, we will hold a 45% interest in the Balay Block. Our portfolio also includes interests in other onshore exploration and production contracts.

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We are active in **Venezuela** through joint ventures with subsidiaries of Petroleos de Venezuela S.A. (PDVSA), which hold exploration and production rights and in which we hold minority interests. The Venezuelan government, through PDVSA, is the majority holder and operator.

In **Peru**, our subsidiary PIB BV acquired the remaining 60% interest in Petrobras Valores Internacional de España (PVIE) from our subsidiary PESA. PVIE holds interests in Peruvian, Venezuelan and Ecuadorian companies, in which the main assets are exploration and production rights in Block 10 in Northern Peru.

North America

The Gulf of Mexico is a strategically important region for us where we focus primarily on deepwater fields that leverage our experience in Brazil. We have operations in Mexico and in the United States.

We have held non-risk service contracts for the Cuervito and Fronterizo Blocks in the Burgos Basin of **Mexico** since 2003. Under these service contracts, we receive fees for our services, but any producing wells are transferred to the Mexican national oil company Pemex. We have other agreements to share deepwater expertise with Pemex.

As of December 31, 2009, we held interests in 211 offshore blocks in the United States GOM, 142 of which we operate. In January 2010, we acquired the remaining 50% interest in the Cascade fields. As a result, we currently invest in the Cascade and Chinook fields, in which we have interests of 100% and 66.67%, respectively. We have an approved Conceptual Plan for the development of these fields, which includes the first deployment of an FPSO facility in the GOM and also incorporates six technologies that are tested in Brazilian offshore waters, but are new to the GOM, including a disconnectable turret buoy, crude transportation by shuttle tanker, free-standing hybrid risers, under water electric submersible pumps, torpedo pile vertical loaded anchors and polyester mooring systems. We expect to begin production in the Cascade and Chinook fields in mid 2010. We also own a 20% interest in the world s deepest oil well located in the Tiber Prospect where we discovered oil in September 2009.

Europe

In 2006, Petrobras International Braspetro BV signed a joint study agreement with Petrogal (Galp) and Partex to study seismic data related to the Peniche Basin offshore **Portugal**. We hold a 50% interest in this consortium, and we signed four concession contracts in May 2007 in this Basin.

In **Turkey**, we withdrew from exploration efforts in the Kirlarelli Block in the Black Sea, in which we had engaged in 2006. Also in 2009, we chartered a drilling rig that began operating in the Sinop well in the Black Sea in the first quarter of 2010.

Middle East

In 2004, we signed a service contract with the National Iranian Oil Company (NIOC) in **Iran**. The agreement called for seismic data acquisition and processing and the drilling of at least two exploratory wells in the Tusan block in the Iranian Persian Gulf.

Petrobras has acquired and processed seismic data at a cost of approximately U.S.\$22 million and drilled two exploratory wells at a cost of U.S.\$156 million in Iran.

Our expenditures would be reimbursed under the service contract with the NIOC only if exploration resulted in economically viable oil discoveries. Petrobras has not had any assets, material liabilities, revenues or proved reserves associated with its operations in Iran in any of the last three years. The service contract with the NIOC expired in July 2009, and we have no additional commitments or further plans in Iran at this time.

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Africa

Our operations in Africa date back to 1979 and include exploration and production in Angola and Nigeria, and exploration in other countries.

In **Angola**, we continue our exploration activities and have announced two discoveries, in Block 15 (not operated by Petrobras) and in Block 18 (operated by Petrobras). We continue production activities in Block 2, a mature Block where we are not the operator, where our share of total production is 2.4 mboe/d.

In Nigeria, we enhanced production at the Agbami field, which commenced production in July 2008, and also in the Akpo field, which started production in March 2009. Our share of total production from both fields is approximately 40 mboe/d. The Egina field had its development plan approved by the Nigerian government in March 2009, while in the Preowei and Egina South fields exploration activities are underway. We are also the operator of Block OPL 315, with a 45% interest, in which exploration activities are also underway.

In May 2009, Petrobras joined Enigma, a wholly-owned subsidiary of Chariot Oil and Gas Limited, as a 50% partner in Block 2714A, in Namibia. This Block is located in offshore Southern Namibia and covers an area of approximately 5,500 km² (1.4 million acres) in water depths from 150 to 1,500 meters (492 to 4,921 feet). During the current exploration phase, which ends on August 2011, we will perform geological studies to better understand and evaluate the potential of the Block before deciding whether to drill an exploratory well.

Asia and Oceania

Since 2007, when we began our first exploration activities in Asia, another region where offshore and deep offshore exploration hold substantial potential, we have acquired rights to operate in India and in Pakistan.

In the beginning of 2009, we held interests in exploration blocks in the Krishna Godavari and Cauvery basins offshore eastern **India**. In the Krishna Godavari block, we have decided not to participate in the appraisal phase proposed by the operator and returned our participation interest in December 2009 after completing a minimum work program. We drilled two of the three wells we have committed to drilling with no discoveries in the Cauvary Block.

In April 2010, we acquired a 50% interest in an exploratory block in the North Carnarvon Australian Basin for U.S.\$39 million. The acquisition remains subject to regulatory approval. Exploration activities in this Block have been on-going for five years, and we have committed up to U.S.\$41 million to drill the pioneer well. We expect to begin drilling by mid-2010, and we will have the option to operate the Block after drilling is complete.

Other International Activities

Most of our international activities are focused on exploration and production. Our other international activities are summarized in the tables below and described in the text that follows.

Refining A	Assets :	as of	Decemb	oer 31	l, 2009
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Region	Refinery	Group Share %	Crude Distillation Capacity (mbbl/d)
South America	D 11 D1	400	
Argentina(1)	Bahia Blanca	100	31
	Refinor/Campo Duran	28.5	26.4
	San Lorenzo(2)	100	50
North America			

North America

United States	Pasadena, TX	100	100
Asia			
Japan	Nansei Sekiyu Kabushiki	87.5	100

⁽¹⁾ All Argentine refining operations are held through our 67.2% share in PESA.

⁽²⁾ Sold in May 2010.

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Petrochemical Assets as of December 31, 2009

Region Plant(1) Products

South America

Argentina Campana Ammonia, Urea, UAN
Puerto General San Martin Styrene and SBR
Zarate Polystyrene and BOPs

Brazil INNOVA Ethylbenzene, styrene, polystyrene

(1) All international petrochemical operations held through our 67.2% share in PESA.

Distribution and Gas and Power Assets as of December 31, 2009 Region Distribution Assets Gas and Power Assets

Region	Distribution Assets	Gas and Power Assets
South America		
Argentina	Service Stations (604)(1)	Hydroelectric plant (2)
		Thermoelectric plant (2)
		Interest in TGS
		Interest in Edesur
Bolivia		Interest in Cia Mega S.A. Interest in GTB S.A.
		Interest in Transierra
Chile	Service Stations (227)	
	Lubricant Plant (2)	
	Others (2)	
Colombia	Service Stations (74)	
	Storage facility (2)	
	Lubricant blending plant (2)	
Paraguay	Service Stations (168)	
	Others (3)	
Uruguay	Service Stations (89)	Gas Distribution Companies (3)
	Others (4)	

^{(1) 360} retail and agricultural service stations sold in May 2010.

- (2) Commercial aviation operation in eleven airports.
- (3) Aviation fueling installation and LPG refueling plant.
- (4) Installations for commercialization of marine and aviation products, petrochemicals and asphalt.

South America

We have integrated operations in South America, particularly in Argentina, where we participate across the energy value chain. In Argentina, we own the Pichi Picún Leufú hydroelectric plant, the gas-fired thermoelectric plant Genelba, an interest in natural gas transportation company TGS (Transportadora Gas del Sur), and interests in energy marketer Edesur, and Mega Company, a natural gas separation facility. We also own through our interest in PESA four petrochemical plants (three in Argentina and one in Brazil), two refineries providing 81 mbbl/d of net capacity, and an interest in the Refinor/Campo Duran Refinery. In January 2010, PESA entered into an agreement for the sale of its non-core fertilizer business with the Bunge Group for U.S.\$80 million. We own 604 retail service stations operating under the brand names Petrobras. In May 2010, PESA reached an agreement for the sale of its refinery in San Lorenzo together with related distribution assets and inventories of oil and oil products for approximately U.S.\$110 million. This transaction remains subject to regulatory approval.

In **Bolivia**, we operate gas fields that supply gas to Brazil. We hold an 11% stake in Gas Transboliviano S.A. (GTB), owner of the Bolivian section of the Bolivia-to-Brazil (BTB) pipeline that transports natural gas we produce in Bolivia to the Brazilian market. We also hold a 44.5% stake in Transierra S.A., which owns the Yacuiba-Rio Grande gas pipeline (Gasyrg) linking the San Alberto and San Antonio fields to the BTB pipeline.

In **Chile**, we acquired the downstream operations of Exxon Mobil for approximately U.S.\$400 million in 2008, which include 227 service stations, fuel sale and distribution centers in 11 airports, six fuel distribution terminals, corresponding to 16% and 14% of the retail segment and industrial segment market shares, respectively. We also increased our market share in the Chilean lubricants market by 6% with the U.S.\$12 million acquisition of Chevron Chile SAC, a producer and retailer of lubricants.

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In Uruguay, we have fuel distribution operations, with 89 service stations. The Gas and Power portfolio includes gas distributors Distribuidora de Gas Montevideo S.A (retail sales in Montevideo) and Conecta S.A (commercial sales) throughout the country.

North America

In 2006, we entered the **United States** refining market by acquiring 50% of the Pasadena Refining System (PRSI) and 50% of PRSI s related trading company (Trading Company). On March 10, 2010, the United States District Court for the Southern District of Texas confirmed an arbitration award issued on April 10, 2009 which found that Petrobras America, Inc. (PAI), our indirect subsidiary in the United States, had effectively acquired 100% of the interest held by Astra Oil Trading NV (Astra) in both PRSI and the Trading Company and set the put- option exercise price for PRSI at U.S.\$296 million. PAI is appealing the District Court s denial of its motion to dismiss.

Asia

In November 2007, we purchased 87.5% of Nansei Sekiyu Kabushiki Kaisha (NSS), a refinery in Okinawa, **Japan**. As a result of this acquisition, which was finalized in April 2008, we started refining operations in Asia for the first time with a capacity of 100 mbbl/d, and we recently began producing a 3% ethanol-gasoline mix. In April 2010, Sumitomo Corporation informed us that it intends to exercise a put option for the sale of its 12.5% stake in the NSS refinery pursuant to the terms of the shareholders agreement. We are currently reviewing Sumitomo s offer.

Information on PifCo

PifCo was incorporated in order to facilitate and finance the import of crude oil and oil products by us into Brazil, and has been our wholly owned subsidiary since 2000. Currently, PifCo acts as an intermediary between third-party oil suppliers and us by engaging in crude oil and oil product purchases from international suppliers, and reselling crude oil and oil products in U.S. dollars to us on a deferred payment basis, at a price which includes a premium to compensate PifCo for its financing costs.

PifCo also purchases crude oil and oil products from us for sale outside Brazil. Additionally, PifCo sells and purchases crude oil and oil products to and from third parties and related parties, mainly outside Brazil. PifCo is generally able to obtain credit to finance purchases on the same terms granted to us, and PifCo buys crude oil and oil products at the same price that suppliers would charge us directly.

As part of our strategy to expand our international operations and facilitate our access to international capital markets, PifCo engages in borrowings in international capital markets supported by us, through guaranties of the related securities.

Petrobras has provided unconditional and irrevocable guaranties of payment for all of PifCo s issuances of SEC-registered debt securities since February 2009. On March 31, 2010, Petrobras issued six additional unconditional and irrevocable guaranties of payment to replace the standby purchase agreements that previously supported PifCo s SEC-registered debt securities issued prior to February 2009. As a result, Petrobras currently provides unconditional and irrevocable guaranties of payment for all of PifCo s outstanding SEC-registered debt securities.

PifCo s Corporate Structure

PifCo was established on September 24, 1997 as Brasoil Finance Company, a wholly owned subsidiary of Braspetro Oil Services Company, or Brasoil, a wholly owned subsidiary of Petrobras Internacional S.A. (Braspetro), which has since been absorbed by us. PifCo s voting shares were transferred from Brasoil to us in 2000, since which time it has been our wholly owned subsidiary. Petrobras International Finance Company is an exempted company incorporated with limited liability under the laws of the Cayman Islands. PifCo s registered office is located at Harbour Place, 103 South Church Street, 4th floor, P.O. Box 1034GT, George Town, Grand Cayman, Cayman Islands, and PifCo s telephone number is 55-21-3487-2375.

PifCo s four subsidiaries are:

- Petrobras Europe Limited (PEL): In May 2001, PifCo established PEL, a wholly owned subsidiary incorporated and based in the United Kingdom, to consolidate our trade activities in Europe, the Middle East, the Far East and Africa. These activities consist of advising on, and negotiating the terms and conditions for, crude oil and oil products supplied to PifCo, PIB BV, and us, as well as marketing Brazilian crude oil and crude oil products exported to the geographic areas in which PEL operates. PEL plays an advisory role in connection with these activities and undertakes no direct or additional commercial or financial risk. PEL provides these advisory and marketing services as an independent contractor, pursuant to a services agreement between PEL and us. In exchange, we compensate PEL for all costs incurred in connection with these activities, plus a margin.
- Petrobras Finance Limited (PFL): In December 2001, PifCo established PFL, a wholly owned subsidiary incorporated and registered in the Cayman Islands. PFL primarily purchases fuel oil from us and sells the products in the international market in order to generate export receivables to cover its obligations to transfer these receivables to a trust under an exports prepayment program. Until June 1, 2006, PFL also purchased bunker fuel from us. The exports prepayment program helps provide PFL with the funding necessary to purchase oil products from us, as described below.
- Bear Insurance Company Limited (BEAR): In January 2003, BEAR was transferred to PifCo from Brasoil. This transaction took place as part of the restructuring of our international business segment. BEAR currently serves as our captive insurance company, advising on and negotiating the terms and conditions of, certain of our insurance policies and certain insurance and reinsurance policies of our subsidiaries.

• Petrobras Singapore Private Limited (PSPL): In April 2006, PifCo created PSPL, a company incorporated in Singapore to trade oil and derivatives in connection with our trading activities in Asia. This company initiated operations on July 1, 2006.

PifCo s Principal Commercial Activities

PifCo purchases crude oil and oil products for resale to us and third parties. PifCo acquires substantially all of its crude oil and oil products either through purchases on the spot market or short-term supply contracts. PifCo also acquires a small portion of its crude oil and oil products through long-term supply contracts. PifCo s crude oil and oil product purchase obligations are, in most instances, guaranteed by us. PifCo then resells the products purchased to us at the purchase price it paid, plus a premium, determined in accordance with a formula designed to pass on PifCo s average costs of capital to us. PifCo also purchases crude oil and oil products from us for sale outside Brazil. Additionally, PifCo sells and purchases crude oil and oil products to and from third parties and related parties, mainly outside Brazil.

In addition, PifCo finances its oil trading activities principally from commercial banks, including lines of credit, as well as through inter- company loans from us and the issuance of notes in the international capital markets.

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The following chart illustrates how PifCo acts as the intermediary between international crude oil suppliers and us:

PifCo purchases crude oil and oil products from international oil suppliers on a free-on-board (F.O.B.) basis under standard terms that traditionally require payment within 30 days from the bill of lading. We would typically be unable to meet the 30-day payment term imposed by international suppliers because of the complexity of Brazilian customs and importing regulations. For example, if a shipment to which a bill of lading relates must be delivered to different parts of Brazil, different sets of documents must be delivered to each delivery point. Depending on the unloading ports locations, this process may be completed up to 120 days from the vessel s departure. Because PifCo is not subject to the Brazilian regulations applicable to us, PifCo can pay the international supplier on time without having to produce these different sets of documents. To cover its financing costs, PifCo includes a premium when it sells crude oil and oil products to us. We are then able to buy crude oil and oil products from PifCo under terms that allow for payment up to 330 days from the date of the bill of lading, to ensure sufficient time to meet customs and importing regulations.

Exports Prepayment Program

In 2001, we created an export prepayment program to finance our fuel oil exports through the securitization of our fuel oil exports receivables. A Cayman Islands trust, the PF Export Receivables Master Trust (Trust), raises funds by issuing certificates to investors and providing this funding to PFL to purchase fuel oil from us. PFL purchases fuel oil from us under a Master Export Contract and a Prepayment Agreement, which establishes quarterly minimum purchase commitments. PFL assigns all receivables from the sale of such exports to the Trust, and the receivables serve as collateral for the payment obligations due under the certificates. The certificates represent senior undivided beneficial interests in the property of the Trust.

The value of receivables to be designated for sale in any quarterly period represents a portion, but not all, of the receivables expected to result from the sale of fuel oil by PFL in such period. The balance of the receivables is the property of PFL.

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Fuel Oil Export Sales

Since the creation of the program, the Trust has issued a total of U.S.\$1,500 million in Senior Trust Certificates. We have prepaid or amortized a portion of the Senior Trust Certificates. Currently, there are U.S.\$332 million in Senior Certificates outstanding.

As the support for the exports prepayment program, we sell fuel oil to utilities, refineries and traders. The following table sets forth our fuel oil export sales for the period from 2005 to 2009:

	2009	2008	2007	2006	2005
Millions of U.S.\$	1,708.6	2,848.5	2,205.9	1,500.1	1,077.6
Millions of barrels	29.5	51.8	39.6	67.3	25.5

Organizational Structure

Of our 37 direct subsidiaries listed below, 31 are incorporated under the laws of Brazil and six (PifCo, Petrobras International Braspetro B.V. (PIB BV), Braspetro Oil Company (BOC), Braspetro Oil Services Company (Brasoil), Petrobras Netherlands B.V. (PNBV) and Cordoba Financial Services GmbH) are incorporated abroad.

See Exhibit 8.1 for a complete list of our subsidiaries, including their full names, jurisdictions of incorporation and our percentage equity interest.

The following diagram sets forth our significant consolidated subsidiaries as of December 31, 2009:

Property, Plants and Equipment

Petrobras

Our most important tangible assets are wells, platforms, refining facilities, pipelines, vessels and other transportation assets, and power plants. Most of these are located in Brazil. We own and lease our facilities and some owned facilities are subject to liens, although the value of encumbered assets is not material.

We have the right to exploit crude oil and gas reserves in Brazil under concession agreements, but the reserves The proposed legislation, which was submitted by the President of Brazil to the Brazilian Congress on August 31, 2009, is based on studies conducted by an inter-ministerial committee created in July 2008 to consider changes in the regulation of exploration and production activities in pre-salt areas not subject to existing concessions. Petrobras Chief Executive Officer, J.S. Gabrielli de Azevedo and the former Chair of our board of directors, Dilma Vana Rousseff, in her

themselves are the property of the government under Brazilian law. Item 4. Information on the Company includes a description of our reserves and sources of crude oil and natural gas, key tangible assets, and material plans to expand and improve our facilities.

PifCo

PifCo does not itself own or lease any material property, plant or equipment.

Regulation of the Oil and Gas Industry in Brazil

Proposed Changes to the Oil Law

Recent discoveries of large petroleum and natural gas reserves in the pre-salt areas of the Campos and Santos Basins prompted a proposal to change the existing oil legislation regarding exploration and production activities.

capacity as Chief of Staff to President Luiz Inácio Lula da Silva, were members of this committee.

The proposed legislation would not affect existing presalt concessions, which cover approximately 28% of the pre-salt region. The proposed legislation includes the introduction of production-sharing contracts for oil and gas exploration and production in pre-salt areas not under concession and in potentially strategic areas to be defined by the National Energy Policy Council (CNPE). We would be the exclusive operator of all blocks under production-sharing contracts. The exploration and production rights for these blocks would either be granted to us on an exclusive basis or offered under public bids. If offered under public bids, we would be granted a minimum interest to be established by the CNPE that would not be less than 30%, with the additional right to participate in the bidding process in order to increase our interest in those areas. Under the production-sharing regime, the winner of the bid will be the company that offers the highest percentage of profit oil, which is the production of a certain field after deduction of royalties and cost oil, which is the cost associated with oil production, to the Brazilian government.

The legislative proposal currently under discussion includes a specific bill which proposes a transfer of rights under which the Brazilian government would assign to us oil and gas exploration and production rights in pre-salt areas not under concession, up to a maximum recovery of 5 billion barrels of oil equivalent. The transfer of rights would be subject to a contract with the Brazilian government that would determine the areas to be transferred and observe best practices in the industry in determining the amount to be paid in consideration for the above-mentioned transfer of rights. The contract will also determine the conditions for the reappraisal of the value of the transfer of rights after a certain period of time.

A separate provision of the proposed legislation would authorize the Brazilian government to subscribe for additional shares of our capital stock in connection with such transfer of rights . We would use the proceeds from this capitalization to pay for the transfer of rights, the exploration and production of the areas transferred to us by the Brazilian government, general corporate purposes and to finance capital expenditures related to our 2009-2013 Business Plan. In order to ensure transparency, our board of directors created a special committee comprised of minority shareholders representatives to monitor the transfer of rights transaction. We will observe all of the Brazilian Corporate Law requirements in carrying out the capitalization process, including the protection of the rights of our minority shareholders. See Item 10.

Memorandum and Articles of Incorporation of Petrobras Preemptive Rights for a summary of these requirements.

The new regulatory model includes two additional proposals. The first foresees the creation of a fund consisting of resources from production- sharing contracts, subscription bonus and royalty payments. The second foresees the creation a new state-run non-operating company that will represent the interests of the Brazilian government in the production-sharing contracts. This new company will participate in operational committees, with voting rights and veto powers and will manage and control costs arising from production-sharing contracts. It will operate alongside the ANP, the independent regulatory agency that will oversee all production regimes, and the CNPE, the

We cannot estimate the impact that any change to the Oil Law would have on Petrobras, or when any new regulations may become effective.

Current Regulatory Framework

Under Brazilian law, the Brazilian government owns all crude oil and natural gas reserves in Brazil. The Brazilian government holds a monopoly over the research, exploration, production, refining and transportation of crude oil and oil products in Brazil and its continental shelf, with the exception that companies that were engaged in refining and distribution in 1953 were permitted to continue those activities. Between 1953 and 1997, we were the Brazilian government s exclusive agent for exploiting its monopoly, including the importation and exportation of crude oil and oil products.

As part of a comprehensive reform of the oil and gas regulatory system, the Brazilian Congress amended the Brazilian Constitution in 1995 to authorize the Brazilian government to contract with any state or privately-owned company to carry out upstream and downstream oil and gas activities in Brazil. On August 6, 1997, Brazil enacted the Oil Law (Law No. 9,478), which established a new regulatory framework, ended our exclusive right to carry out oil and gas activities, and allowed competition in all aspects of the oil and gas industry in Brazil. Since that time, we have been operating in an increasingly deregulated and competitive environment. The Oil Law also created an independent regulatory agency, the ANP, to regulate the oil, natural gas and renewable fuel industry in Brazil and to create a competitive environment in the oil and gas sector. Effective January 2, 2002, Brazil deregulated prices for crude oil, oil products and natural gas.

entity that will set the guidelines to be applied to the oil and gas sector, including the new regulatory model.

The Oil Law granted us the exclusive right to exploit crude oil reserves in each of our producing fields for 27 years from the date when they were declared commercially profitable. This initial 27-year period for production can be extended, at the request of the concessionaire and subject to approval from the ANP. The Oil Law also established a procedural framework for us to claim exclusive exploratory rights for a period of up to three years, later extended to five years, to areas where we could demonstrate that we had established prospects prior to the enactment of the Oil Law. In order to perfect our claim to explore and develop these areas, we had to demonstrate that we had the financial capacity to carry out these activities, either alone or through other cooperative arrangements.

In March 2009, the Brazilian Congress enacted a law regulating activities in the gas industry, including transport and commercialization. The Gas Law created a concession regime for the construction and operation of new pipelines to transport natural gas, while maintaining an authorization regime for pipelines subject to international agreements. According to the Gas Law, after a certain exclusivity period, operators will be required to grant access to transport pipelines and maritime terminals, except LNG terminals, to third parties in order to maximize utilization of capacity. Authorizations previously issued by the ANP for natural gas transport will remain valid for 30 years from the date of publication of the Gas Law, and initial carriers were granted exclusivity in these pipelines for 10 years. The ANP will issue regulations governing third-party access and carrier compensation if no agreement is reached between the parties.

The Gas Law also authorized certain consumers, which can purchase natural gas on the open market or obtain their own supplies of natural gas, to construct distribution facilities and pipelines for their own use in the event local gas distributors controlled by the states, which have monopoly over local gas distribution, do not meet their distribution needs. These consumers are required to delegate the operation and maintenance of the facilities and pipelines to local gas distributors, but they are not required to sign gas supply agreements with the local gas distributors.

See Item 5. Operating and Financial Review and Prospects Liquidity and Capital Resources Petrobras for

Since Brazil is not a member of OPEC, neither Brazil nor we are bound by OPEC guidelines. However, to the extent that OPEC influences international crude oil prices, our prices are affected, as our prices are linked to international crude oil prices. We have been invited to attend OPEC meetings as an observer.

Price Regulation

Until the passage of the Oil Law in 1997, the Brazilian government had the power to regulate all aspects of the pricing of crude oil, oil products, ethanol, natural gas, electric power and other energy sources. In 2002, the government eliminated price controls for crude oil and oil products, although they retained regulation over certain natural gas sales contracts and electricity. Also in 2002, the Brazilian government established an excise tax on the sale and import of crude oil, oil products and natural gas products (Contribuição de Intervenção no Domínio Econômico, Contribution for Intervention in the Economic Sector, or CIDE). In 2009, the Gas Law authorized the ANP to regulate prices for the use of gas transport pipelines subject to the new concession regime, based on a procedure defined in the Gas Law as a chamada pública, and to approve prices submitted by carriers, according to previously established criteria, for the use of new gas transport pipelines subject to the authorization regime.

Exploration and Development Regulation

According to the Oil Law and under our concession agreements with ANP, we are required to pay the government the following:

• signature bonuses paid upon the execution of the concession agreement, which are based on the amount of the winning bid, subject to the minimum signature bonuses published in the relevant bidding guidelines (edital de licitação);

a discussion of the regulations governing our budget and strategic planning process.

- annual retention bonuses for the occupation or retention of areas available for exploration and production, at a rate established by the ANP in the relevant bidding guidelines based on the size, location and geological characteristics of the concession block:
- special participation charges at a rate ranging from 0 to 40% of the net operating revenues derived from the production of fields that reach high production volumes or profitability, according to the criteria established in the applicable legislation. In 2009, we paid this tax on 19 of our fields, including Albacora, Albacora Leste, Barracuda, Canto do Amaro, Caratinga, Carmópolis, Cherne, Espadarte, Jubarte, Leste do Urucu, Marimbá, Marlim, Marlim Sul, Marlim Leste, Namorado, Miranga, Peroá, Rio Urucu and Roncador. Net revenues are gross revenues less royalties paid, investments in exploration, operational costs and depreciation adjustments and applicable taxes. The Special Participation Tax uses as a reference international oil prices converted to reais at the current exchange rate; and
- royalties, to be established in the concession contracts at a rate ranging between 5% and 10% of gross revenues from production, based on reference prices for crude oil or natural gas established in the relevant bidding guidelines and concession contract. In establishing royalty rates in the concession contracts, the ANP also takes into account the geological risks and expected productivity levels for each concession. Virtually all of our crude oil production is currently taxed at the maximum royalty rate.

The Oil Law also requires concessionaires of onshore fields to pay to the owner of the land a participation fee that varies between 0.5% and 1.0% of the net operating revenues derived from the production of the field.

Environmental Regulations

All phases of the crude oil and natural gas business present environmental risks and hazards. Our facilities

At the federal level, our offshore activities and those that involve more than one Brazilian state are subject to the regulatory authority of the *Conselho Nacional do Meio Ambiente* (National Council for the Environment, or CONAMA) and to the administrative authority of IBAMA, which issues operating and drilling licenses. We are required to submit reports, including safety and pollution monitoring reports (IOPP) to IBAMA in order to maintain our licenses. Onshore environmental, health and safety conditions are controlled at the state rather than federal level, and there is strict liability for environmental damage, mechanisms for enforcement of environmental standards and licensing requirements for polluting activities.

Individuals or entities whose conduct or activities cause harm to the environment are subject to criminal and administrative sanctions. Government environmental protection agencies may also impose administrative sanctions for noncompliance with environmental laws and regulations, including:

- fines;
- partial or total suspension of activities;
- requirements to fund reclamation and environmental projects;
- forfeit or restriction of tax incentives or benefits:
- closing of the establishments or undertakings; and
- forfeiture or suspension of participation in credit lines with official credit establishments.

in Brazil are subject to a wide range of federal, state and local laws, regulations and permit requirements relating to the protection of human health and the environment.

We are subject to a number of administrative proceedings and civil and criminal claims relating to environmental matters. See Item 8. Financial Information Legal Proceedings Environmental Claims.

In 2009, we invested approximately U.S.\$1,013 million in environmental projects, compared to approximately U.S.\$1,075 million in 2008 and U.S.\$1,015 million in 2007. These investments were primarily directed at reducing emissions and wastes resulting from industrial processes, managing water use and effluents, remedying impacted areas, implementing new environmental technologies, upgrading our pipelines and improving our ability to respond to emergency situations.

Health, Safety and Environmental Initiatives

The protection of human health and the environment is one of our primary concerns, and is essential to our success as an integrated energy company. We have created a Health, Safety and Environment (HSE) Management Committee composed of executive managers of our business areas and directors of our subsidiaries BR Distribuidora, Transpetro and Petrobras Biocombustível. The Committee s work is supported by four commissions and four subcommissions as well as by temporary work groups, each responsible for a specific HSE issue, such as licensing and environmental compensation, emissions and climate change and health management.

We have also created an Environmental Committee composed of three members of our board of directors. This committee s responsibilities include: (i) overseeing and managing environmental and work safety issues affecting us; (ii) establishing measurable environmental targets and ensuring compliance; and (iii) recommending changes in environmental, health and safety policy, if necessary, to our board of directors. The Environmental Committee charter is awaiting approval by our board of directors.

Our actions to address health, safety and environmental concerns and ensure compliance with environmental regulations involved an investment of approximately U.S.\$2,294 million in 2009 and included:

- A HSE management system based on principles of sustainable development which seeks to minimize the impacts of operations and products on health, safety and the environment, reduce the use of natural resources and pollution, and prevent accidents;
- Improvement of our response readiness: ten environmental protection centers and thirteen advanced bases for oil spill prevention, control and response, local and regional, onshore and offshore oil spill contingency plans involving public services and communities, three dedicated oil spill recovery vessels (OSRVs) fully equipped for oil spill control and fire fighting. In 2009, Petrobras conducted 15 regional emergency drills which involved the Brazilian Navy, the Civil Defense, firefighters, the military police, environmental organizations, and local governmental and community entities;
- ISO 14001 (environment) and OHSAS 18001 (health and safety) certification of our operating units. As of December 2009, Petrobras had 93% of the total number of 250 certifiable sites in Brazil and abroad certified in accordance with the standards mentioned above. The *Frota Nacional de Petroleiros* (National Fleet of Vessels) has been fully certified by the IMO International Management Code for Safe Operation of Ships and for Pollution Prevention (ISM Code) since December 1997;
- Regular and active engagement with the Brazilian Ministry of Mines and Energy and IBAMA, including negotiating new environmental compensation regulations and discussing environmental issues connected with new gas pipelines, oil and gas production projects and other aspects of our operations.
- A Climate Change strategic project, which aims to implement the highest standards in the energy industry regarding greenhouse gas management. By reducing the environmental impact of our operations, we will contribute to our sustainability and mitigate global climate

change.

Every project is evaluated to confirm its compliance with all HSE requirements and adoption of the best HSE practices throughout the project s life cycle. In addition, we conduct more extensive environmental studies for new projects when required by applicable environmental legislation.

In 2009, we experienced oil spills totaling 67,102 gallons of crude oil, compared to 115,179 gallons of crude oil in 2008 and 101,970 gallons in 2007.

We have maintained oil spill levels well below 1m³ per mmbbl, which corresponds to a standard of excellence within the global oil and gas industry. We continue to evaluate and develop initiatives to address HSE concerns and to reduce our exposure to HSE risks.

Insurance

Our insurance programs focus principally on the evaluation of risks and the replacement of value of assets, which we believe is customary for our industry. Under our risk management policy, risks associated with our principal assets, such as refineries, tankers, our fleet and offshore production and drilling platforms, are insured for their replacement value with third-party Brazilian insurers. Although the policies are issued in Brazil, most of our policies are reinsured abroad with reinsurers rated A- or higher by Standard & Poor s rating agency or B+ or higher by A.M. Best. Part of our international operations are insured or reinsured by our Bermudian subsidiary Bear Insurance Company Limited following the same rating criteria.

Less valuable assets, such as small auxiliary boats, certain storage facilities, and some administrative installations, are self-insured. We do not maintain coverage for business interruption, except for a minority of our international operations and a few specific assets in Brazil. We also do not maintain coverage for our wells for substantially all of our Brazilian operations. We maintain coverage for operational third-party liability with respect to our onshore and offshore activities, including environmental risks such as oil spills. Although we do not insure most of our pipelines, we have insurance against damage or loss to third parties resulting from specific incidents, as well as oil pollution. We also maintain coverage for risks associated with cargo, hull

The premium for renewing our domestic property risk insurance policy for a 12-month period commencing June 2009 was U.S.\$51 million. This represented a nominal increase of 82% over the preceding 12-month period. The increase was primarily due to the increase in the insured value of our assets, which in the same period, increased by 33%, from U.S.\$61 billion to U.S\$81 billion, and to an increase in our coverage limit (25% increase for onshore assets and 61% increase for offshore assets). Since 2001, our risk retention has increased and our deductibles may reach U.S.\$50 million in certain cases.

Item 4A. Unresolved Staff Comments

Not applicable.

Item 5. Operating and Financial Review and Prospects

Management Discussion and Analysis of Petrobras Financial Condition and Results of Operations

You should read the following discussion of our financial condition and results of operations together with our audited consolidated financial statements and the accompanying notes beginning on page F-2 of this annual report.

Overview

We earn income from:

• domestic sales, which consist of sales of oil products (such as diesel oil, gasoline, jet fuel, naphtha, fuel oil and liquefied petroleum gas), natural gas, ethanol, electricity and petrochemical products;

and machinery risk. All projects and installations under construction that have an estimated maximum loss above U.S.\$50 million are covered by a construction policy.

- export sales, which consist primarily of sales of crude oil and oil products;
- international sales (excluding export sales), which consist of sales of crude oil, natural gas and oil products that are purchased, produced and refined abroad; and
- other sources, including services, investment income and foreign exchange gains.

Our expenses include:

- costs of sales (which are composed of labor expenses, operating costs and purchases of crude oil and oil products); maintaining and repairing property, plant and equipment; depreciation and amortization of fixed assets; depletion of oil fields; and exploration costs;
- selling (which include expenses for transportation and distribution of our products), general and administrative expenses; and
- interest expense, monetary and foreign exchange losses.

Fluctuations in our financial condition and results of operations are driven by a combination of factors, including:

- the volume of crude oil, oil products and natural gas we produce and sell;
- changes in international prices of crude oil and oil products, which are denominated in U.S. dollars:
- related changes in the domestic prices of crude oil and oil products, which are denominated in *reais*;
- fluctuations in the *real*/U.S. dollar and to a lesser degree, Argentine peso/U.S. dollar exchange rates; and

• the amount of production taxes that we are required to pay with respect to our operations.

Sales Volumes and Prices

The profitability of our operations in any particular accounting period is related to the sales volume of, and prices for, the crude oil, oil products and natural gas that we sell. Our consolidated net sales in 2009 totaled approximately 1,215,087 thousand barrels of crude oil equivalent, representing U.S.\$91,869 million in net operating revenues, compared to 1,227,106 thousand barrels of crude oil equivalent, representing U.S.\$118,257 million in net operating revenues in 2008, and approximately 1,182,235 thousand barrels of crude oil equivalent, representing U.S.\$87,735 million in net operating revenues in 2007.

As a vertically integrated company, we process most of our crude oil production in our refineries and sell the refined oil products primarily in the Brazilian domestic market. Therefore, it is oil product prices, rather than crude oil prices, that most directly affect our financial results. Nonetheless, as crude oil production increases, and as exports increase, crude oil production will have a greater relative importance.

Oil product prices vary over time as the result of many factors, including the price of crude oil. Over the long term, we intend to sell our products in Brazil at parity with international product prices, however we do not adjust our prices for gasoline, diesel and LPG to reflect short-term volatility in the international markets. As a result, material rapid or sustained increases or decreases in the international price of crude oil and oil products may result in downstream margins for us that are materially different than those of other integrated international oil companies, within a given financial reporting period.

The average prices of Brent crude, an international benchmark oil, were approximately U.S.\$62.40 per barrel in 2009, U.S.\$96.99 per barrel in 2008 and U.S.\$72.52 per barrel in 2007. For December 2009, Brent crude oil prices averaged U.S.\$74.58 per barrel. Crude oil prices averaged U.S.\$76.78 per barrel in the first quarter of 2010. We announced price decreases of 4.5% for gasoline and 15% for diesel in the domestic

market in June 2009 to reflect international oil product prices. The increase in the CIDE by the Brazilian government fully offset the reduction in gasoline prices and partially offset the reduction in diesel prices.

For the Year Ended December 31.

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During 2009, approximately 72.3% of our net operating revenues were derived from sales of crude oil and oil products in Brazil, compared to 60.9% in 2008 and 69.2% in 2007. As export revenues of crude oil and oil products have decreased, domestic sales as a percentage of net operating revenues have increased.

Our revenues are principally derived from sales in Brazil. The following table sets forth our domestic sales by volume of oil products, natural gas and ethanol for each of 2009, 2008 and 2007:

			r	or the Year		Jecember 3	1,		
		2009			2008			2007	
		Net	Net		Net	Net		Net	Net
		_	Operating		_	Operating		_	Operating
	Volume	Price	Revenues	Volume	Price	Revenues	Volume	Price	Revenues
	(mbbl,	(U.S.\$)	(U.S.\$	(mbbl,	(U.S.\$)	(U.S.\$	(mbbl,	(U.S.\$)	(U.S.\$
	except as		million)	except as		million)	except as		million)
	otherwise	(1)		otherwise	(1)		otherwise	(1)	
	noted)			noted)			noted)		
Energy products:									
Automotive	123,412	73.55	9,077	114,544	91.44	10,474	109,654	83.73	9,181
gasoline									
Diesel	270,099	93.71	25,312	273,877	109.65	30,030	257,304	96.42	24,809
Ethanol	294	71.43	21	34	58.82	2	62	80.65	5
Fuel oil (including	37,235	48.23	1,796	35,541	82.29	2,925	38,647	55.89	2,160
bunker fuel)									
Liquefied petroleum	76,759	41.00	3,148	77,796	45.42	3,533	75,326	40.36	3,040
gas									
Total energy	507,799		39,354	501,792		46,964	480,993		39,195
products									
Non-energy									
products:									
Petrochemical	59,832	44.07	2,637	55,135	80.91	4,461	60,609	73.92	4,480
naphtha									
Others	133,836	65.11	8,714	112,198	104.77	11,755	100,920	84.91	8,569
Total non-energy	193,668		11,351	167,333		16,216	161,529		13,049
products									
Natural gas (boe)	87,468			,			,		
Sub-total	788,934								55,075
Distribution net	227,320	131.12	29,807	254,971	121.21	30,904	229,941	99.56	22,894
sales									
Intercompany net	(265,697)	66.11	(17,564)	(247,738)	109.42	(27,107)	(220,208)	78.29	(17,241)
sales									
Total domestic	750,558	88.48	66,407	790,458	91.17	72,070	742,775	81.76	60,728
market									
Export net sales	244,974			235,349			-		•
International net	103,056	57.03	5,877	59,713	101.73	6,075	134,949	35.12	4,739
sales									
Others	116,499	42.76	4,982	141,586	129.74	18,370	78,941	65.67	5,184

Sub-total	464,529	52.55	24,410	436,648	100.89	44,052	439,460	60.15	26,435
Services			1,052			2,135			572
Consolidated net	1,215,087		91,869	1,227,106		118,257	1,182,235		87,735
sales									

(1) Net average price calculated by dividing net sales by the volume for the year.

Effect of Taxes on Our Income

In addition to taxes paid on behalf of consumers to federal, state and municipal governments, such as the *Imposto sobre Circulação de Mercadorias e Serviços*, or ICMS, we are required to pay three principal charges on our oil production activities in Brazil: royalties, special participation and retention bonuses. See Item 4.

Information on the Company Regulation of the Oil and National Consumer Price Gas Industry in Brazil Exploration and Development may continue to have, effective Regulation and Item 3. Key Information Risk and results of operations. Factors Risks Relating to Brazil.

These charges imposed by the Brazilian government are included in our cost of goods sold. In addition, we are subject to tax on our income at an effective rate of 25% and a social contribution tax at an effective rate of 9%, the standard corporate tax rate in Brazil. See Note 3 to our audited consolidated financial statements.

Inflation and Exchange Rate Variation

Inflation

Since the introduction of the *real* as the Brazilian currency in July 1994, inflation in Brazil has remained relatively stable. Inflation was 4.31% in 2009, 5.90% in 2008 and 4.46% in 2007, as measured by IPCA, the National Consumer Price Index. Inflation has had, and may continue to have, effects on our financial condition and results of operations.

Exchange Rate Variation

Since we adopted the *real* as our functional currency in 1998, fluctuations in the value of the *real* against the U.S. dollar have had multiple effects on our results of operations.

Our reporting currency for all periods is the U.S. dollar. We maintain our financial records in *reais*, and translate our statements of operations into U.S. dollars at the average rate for the period. Although a substantial portion of our revenues is in *reais*, our revenues have been, and continue to be, linked to U.S. dollar-based international prices, since virtually all of our sales are of crude oil or oil products. When the *real* strengthens relative to the U.S. dollar as it did from 2003 through the first half of 2008, the effect is to generally increase both revenues and expenses when expressed in U.S. dollars. When the *real* strengthens, prices for our products when expressed in *reais* may remain constant, while in dollar terms they increase.

In 2009, the *real* depreciated 8.1% against the U.S. dollar, compared to an appreciation of 5.7% in 2008 and 10.5% in 2007. When the *real* weakens relative to the U.S. dollar, our prices when expressed in dollars decline, unless we raise prices.

Foreign currency translation adjustments have a significant impact on the balance sheet of a company such as ours, whose assets are primarily denominated in *reais*, but whose liabilities are primarily denominated in foreign currencies. Asset values decrease in U.S. dollars when the *real* depreciates.

The changes in our asset values are charged to shareholders equity, but do not necessarily affect our cash flows, since our revenues and cash earnings are to a large degree linked to the U.S. dollar, and a portion of our operating expenses are linked to the *real*. See Note 2 of our audited consolidated financial statements for the year ended December 31, 2009, for more information about the translation of Brazilian *real* amounts into U.S. dollars.

Exchange rate variation also affects the amount of retained earnings available for distribution by us when measured in U.S. dollars. Amounts reported as available for distribution in our statutory accounting records are calculated in reais and prepared in accordance with Brazilian accounting principles increase or decrease when measured in U.S. dollars as the real appreciates or depreciates against the U.S. dollar. In addition, the exchange rate variation creates foreign exchange gains and losses that are included in our results of operations determined in accordance with Brazilian accounting principles and that affect the amount of our unretained earnings available for distribution.

Results of Operations

The differences in our operating results from year to year occur as a result of a combination of factors, including primarily: the volume of crude oil, oil products and natural gas we produce and sell, the price at which we sell our crude oil, oil products and natural gas and the differential between the Brazilian inflation rate and the depreciation or appreciation of the *real* against the U.S. dollar.

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The table below shows the amount by which each of these variables has changed during the last three years:

	2009	2008	2007
Crude oil and NGL production (mbbl/d):			
Brazil	1,971	1,855	1,792
International	132	111	112
Non-consolidated international production(1)	10	13	14
Total crude oil and NGL production	2,113	1,979	1,918
Change in crude oil and NGL production	6.8%	3.2%	(0.1)%
Average sales price for crude (U.S.\$/barrel):			
Brazil	54.22	81.55	61.57
International	53.58	63.16	50.46
Natural gas production (mmcf/d):			
Brazil	1,902	1,926	1,638
International	576	594	648
Non-consolidated international production(1)		6	12
Total natural gas production	2,478	2,526	2,298
Change in natural gas production (sold only)	(1.9%)	9.9%	1.4%
Average sales price for natural gas (U.S.\$/mcf):			
Brazil	3.76	6.69	5.86
International	2.11	2.84	2.68
Year-end exchange rate (Reais/U.S.\$)	1.74	2.34	1.77
Appreciation (depreciation) during the year(2)	25.5%	(31.9%)	17.2%
Average exchange rate for the year (Reais/U.S.\$)	2.00	1.84	1.95
Appreciation (depreciation) during the year(3)	(8.1%)	5.7%	10.5%
Inflation rate (IPCA)	4.3%	5.9%	4.5%

- (1) Non-consolidated companies in Venezuela.
- (2) Based on year-end exchange rate.
- (3) Based on average exchange rate for the year.

Results of Operations 2009 compared to 2008

Virtually all of our revenues and expenses for our Brazilian activities are denominated and payable in reais. When the real weakens relative to the U.S. dollar as it did in 2009 (a depreciation of 8.1%), the effect is to generally decrease both revenues and expenses when expressed in U.S. dollars. However, the depreciation of the real against the U.S. dollar affects the line items discussed below in different ways. The following comparison between our results of operations in 2009 and 2008 is impacted by the decrease in the value of the real against the U.S. dollar during that period. See Note 2 of our audited consolidated financial statements for the year ended December 31, 2009, for more information about the translation of Brazilian real

Consolidated sales of products and services decreased 20.9% to U.S.\$115,892 million for 2009 compared to U.S.\$146,529 million for 2008 due to the reductions mentioned above.

Included in sales of products and services are the following amounts that we collected on behalf of federal or state governments:

 Value-added, Programa de Formação do Patrimônio do Servidor Público (Civil Servant Savings Programs, or PASEP), Contribuição para o Financiamento da Seguridade Social (Contribution for the Financing of Social

amounts into U.S. dollars.

Certain prior year amounts have been reclassified to conform to current year presentation standards. These reclassifications had no impact on our net income.

Revenues

Net operating revenues decreased 22.3% to U.S.\$91,869 million for 2009 compared to U.S.\$118,257 million for 2008. This decrease was primarily attributable to a reduction in average sales prices of crude oil and natural gas in domestic and international markets and a 1.9% reduction in sales volumes in the domestic market.

Security, or COFINS) and other taxes on sales of products and services and social security contributions. These taxes decreased 16.5% to U.S.\$20,909 million for 2009 compared to U.S.\$25,046 million for 2008, primarily due to lower prices and lower domestic sales volumes; and

• CIDE, the excise tax applied to the sale and import of crude oil, oil products and natural gas products due to the Brazilian government, which decreased 3.5% to U.S.\$3,114 million for 2009 compared to U.S.\$3,226 million for 2008, primarily due to lower prices and lower domestic sales volumes.

Cost of Sales (Excluding Depreciation, Depletion and Amortization)

Cost of sales for 2009 decreased 32.4% to U.S.\$49,251 million compared to U.S.\$72,865 million for 2008. This decrease was principally a result of:

- a 46.5% (U.S.\$12,516 million) decrease in the cost of imports due to lower volumes and prices;
- a 38.5% (U.S.\$3,531 million) decrease in costs for our international trading activities due to decreased offshore operations conducted by PifCo;
- a 36.5% (U.S.\$4,465 million) decrease in production taxes and charges that include royalties, which decreased 35.7% (U.S.\$1,988 million) in 2009 compared to 2008; special participation charge, which decreased 37.4% (U.S.\$2,464 million) in 2009 compared to 2008; and rental fees for concession areas, which decreased 22.3% (U.S.\$13 million) in 2009 compared to 2008. The decrease in production taxes and charges in 2009 was due to a 32.2% reduction in the reference price used to calculate royalties for our domestic production, which averaged U.S.\$54.40 for 2009 compared to U.S.\$80.25 for 2008, reflecting the average Brent price on the international market; and
- a 60.6% (U.S.\$1,165 million) decrease in costs related to the generation and purchase of electricity for sale.

Depreciation, Depletion and Amortization

We calculate depreciation, depletion and amortization of most of our exploration and production assets using the units of production method. Depreciation, depletion and amortization expenses increased 21.3% to U.S.\$7,188 million for 2009 compared to U.S.\$5,928 million for 2008, due to higher capital expenditures and increased oil and gas production.

Exploration, including Exploratory Dry Holes

Exploration costs, including costs for exploratory dry holes, decreased 4.1% to U.S.\$1,702 million for 2009 compared to U.S.\$1,775 million for 2008. Excluding the impact of the depreciation of the *real*, exploration, including exploratory dry holes, remained relatively constant during 2009 compared to 2008.

Impairment of Oil and Gas Properties

For 2009, we recorded an impairment charge of U.S.\$319 million compared to U.S.\$519 million for 2008. This lower charge was primarily due to the higher impairment on exploration and production assets recorded in 2008 as a result of the decrease of the estimated future oil prices. The impairment charge in 2008 was primarily attributable to goodwill impairment at Petrobras indirect subsidiary in the United States, Pasadena Refining System (U.S.\$223 million) and to impairment at Petrobras Guajá field and other producing properties in Brazil due to reduced year- end international oil prices (U.S.\$171 million). The impairment charge in 2009 was primarily attributable to producing properties in Brazil and principal amounts were related to Petrobras Agua Grande field. In 2009 the petroleum and natural gas fields that presented losses already had high maturity levels and, consequently, produced insufficient petroleum and gas to cover production costs. This factor had a reducing effect on the economic analysis that led to the recording of a provision for loss through devaluation in some fields. See Notes 9(b) and 18(a) to our consolidated financial statements for the year ended December 31, 2009.

Selling, General and Administrative Expenses

Selling, general and administrative expenses decreased 5.5% to U.S.\$7,020 million for 2009 compared to U.S.\$7,429 million for 2008.

Selling expenses decreased 4.0% to U.S.\$3,375 million for 2009 compared to U.S.\$3,517 million for 2008. Excluding the impact of the depreciation of the *real*, selling expenses remained relatively constant during 2009 compared to 2008.

General and administrative expenses decreased 6.8% to U.S.\$3,645 million for 2009 compared to U.S.\$3,912 million for 2008. Excluding the impact of the depreciation of the *real*, general and administrative expenses remained relatively constant during 2009 compared to 2008.

Research and Development Expenses

Research and development expenses decreased 27.6% to U.S.\$681 million for 2009 from U.S.\$941 million for 2008. This lower expense was primarily due to decreased oil prices, which is the basis for a fixed 0.5% provision for expenses on research and development investment required under our concession contracts in Brazil (U.S.\$267 million).

Employee Benefit Expense for Non-Active Participants

Employee benefit expense for non-active participants consists of financial costs associated with our expected pension and health care costs of retired employees. Our employee benefit expense for non-active participants decreased 14.5% to U.S.\$719 million for 2009 compared to U.S.\$841 million for 2008. Excluding the impact of the depreciation of the *real*, the employee benefit expense for non-active participants remained relatively constant during 2009 compared to 2008.

Other Operating Expenses

Other operating expenses increased 17.1% to U.S.\$3,120 million for 2009 from U.S.\$2,665 million for 2008.

The most significant changes between 2009 and 2008 are described below:

- 378.7% (U.S.\$1,034 million) increase in expense due to special participation taxes from the Marlim field in September 2009, pursuant to an agreement between Petrobras and the ANP:
- 283.5% (U.S.\$309 million) increase in expense for unscheduled stoppages of plant and equipment, to U.S.\$418 million for 2009 compared to U.S.\$109 million for 2008. In 2009, 75% of the unscheduled stoppages occurred in our Exploration and Production segment, 21% in Refining, Transportation and Marketing, and 3% in International;

These increases were partially offset by:

- 43.5% (U.S.\$237 million) decrease in expense for marking inventory to market value, to U.S.\$308 million for 2009 compared to U.S.\$545 million for 2008:
- 90.3% (U.S.\$214 million) decrease in expense for contractual fines, to U.S.\$23 million for 2009 compared to U.S.\$237 million for 2008;
- 18.1% (U.S.\$122 million) decrease in expense for institutional relations and cultural projects, to U.S.\$553 million for 2009 compared to U.S.\$675 million for 2008;
- 13.7% (U.S.\$44 million) decrease in expenses related to collective bargaining agreements, to U.S.\$278 million for 2009 compared to U.S.\$322 million for 2008;
- 10.7% (U.S.\$37 million) decrease in operating expense at thermoeletric power plants, to U.S.\$308 million for 2009 compared to U.S.\$345 million for 2008; and
- 15.0% (U.S.\$32 million) decrease in expense for health, safety, and environment (HSE), to U.S.\$182 million for 2009 compared to U.S.\$214 million for 2008.

Equity in Results of Non-Consolidated Companies

Equity in results of non-consolidated companies increased to a gain of U.S.\$157 million for 2009 compared to a loss of U.S.\$21 million for 2008, primarily as a result of a U.S.\$216 million increase in gains in investments in affiliated companies in the petrochemical sector, compared to losses in 2008 due to foreign exchange variation on U.S. dollar denominated debt.

Financial Income

We derive financial income from several sources, including interest on cash and cash equivalents. The majority of our cash equivalents are short-term Brazilian government securities, including securities indexed to the U.S. dollar. We also hold U.S. dollar deposits.

Financial income increased 15.7% to U.S.\$1,899 million for 2009 compared to U.S.\$1,641 million for 2008. This increase was primarily attributable to increased financial investments and other investments (U.S.\$445 million increase) and to higher income on marketable securities (U.S.\$209 million increase), partially offset by lower gains on derivative instruments (U.S.\$390 million decrease). A breakdown of financial income is set forth in Note 13 of our consolidated financial statements for the year ended December 31, 2009.

Financial Expenses

Financial expenses increased 52.7% to U.S.\$1,295 million for 2009 compared to U.S.\$848 million for 2008. This increase was primarily attributable to increased financial expenses related to our corporate debt and project financings (U.S.\$771 million increase). These increases were partially offset by a 45.4% (U.S.\$659 million) increase in capitalized interest. A breakdown of financial expenses is set forth in Note 13 of our consolidated financial statements for the year ended December 31, 2009.

Monetary and Exchange Variation

Monetary and exchange variation decreased to a loss of U.S.\$175 million for 2009

compared to a gain of U.S.\$1,584 million for 2008. The loss in 2009 relates to the exchange rate losses on net foreign assets denominated in U.S. dollars that were almost entirely offset by the foreign exchange gains on net debt and by the monetary variation on BNDES financing.

Other Taxes

Other taxes, consisting of various taxes on financial transactions, decreased 23.1% to U.S.\$333 million for 2009 compared to U.S.\$433 million for 2008, due to lower income tax withholdings on the 2009 distribution of dividends from foreign subsidiaries (U.S.\$40 million of the total decrease), and also to lower PIS and COFINS taxes on non-core business activities and to the reduction of the IOF tax, a tax payable on financial transactions (U.S.\$26 million decrease).

Other Expenses, Net

Other expenses, net are primarily composed of gains and losses recorded on sales of fixed assets and certain other non-recurring charges. Other expenses, net decreased 72.9% to a loss of U.S.\$61 million for 2009 compared to a loss of U.S.\$225 million for 2008, which included a U.S.\$97 million write-off of Block 31 in Ecuador in the fourth quarter. Other expenses, net in 2009 was primarily attributable to a U.S.\$147 million loss from the purchase of the remaining shares of the Pasadena Refinery in the first quarter of 2009, partially offset by a U.S.\$83 million gain related to donations and subsidies in the third quarter of 2009.

Income Tax (Expense) Benefit

Income before income taxes and non-controlling interest decreased 18.3% to U.S.\$22,061 million for 2009 compared to U.S.\$26,992 million for 2008. Income tax expense decreased 43.4% to U.S.\$5,238 million for 2009, compared to U.S.\$9,259 million for 2008, due primarily to: the reduction of taxable income; the increase of foreign income subject to different tax rates (U.S.\$531 million increase); to the decrease of change in valuation allowance tax expense (U.S.\$906 million decrease) and to the increase of certain tax benefits related to the provisioning of interest on shareholders equity (U.S.\$336 million increase). The reconciliation between the tax calculated based upon

statutory tax rates to income tax expense and effective rates is set forth in Note 3 of our consolidated financial statements for the year ended December 31, 2009.

Net Income by Business Segment

We measure performance at the segment level on the basis of net income. Following is a discussion of the net income of our six business segments at December 31, 2009, compared to December 31, 2008.

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.

Year Ended December 31,

	2009	2008	
	(U.S.\$ million)		
Exploration and Production	9,683	21,031	
Refining, Transportation and Marketing	6,456	(1,996)	
Distribution	634	839	
Gas and Power	447	(223)	
International	(154)	(808)	
Corporate	(1,116)	(57)	
Eliminations	(446)	93	
Net income	15,504	18,879	

Exploration and Production

Our Exploration and Production segment includes our exploration, development and production activities in Brazil, sales and transfers of crude oil in domestic and foreign markets, transfers of natural gas to our Gas and Power segment and sales of oil products produced at natural gas processing plants.

The 54.0% reduction in consolidated net income for our Exploration and Production segment in 2009 compared to 2008 reflects the decline in international prices, and the non-recurring expense of U.S.\$1,034 million related to the settlement of a dispute with the National Petroleum, Natural Gas and Biofuels Agency (ANP) regarding the calculation of special participation in the Marlin field.

These effects were partially offset by a 6.3% increase in oil and NGL production and lower production taxes.

The spread between the average domestic oil sale/transfer price and the average Brent price narrowed from U.S.\$15.44/bbl in 2008 to U.S.\$7.29/bbl in 2009 and reflects the recovery in the international market of heavy oil in relation to light oil since our production

See Item 4. Information on the Company Overview of the Group Changes in Proved Reserves for information on changes in proved reserves.

Refining, Transportation and Marketing

Our Refining, Transportation and Marketing segment includes refining, logistics, transportation, export and the purchase of crude oil, as well as the purchase and sale of oil products and fuel ethanol. Additionally, this segment includes the petrochemical and fertilizers division, which includes investments in domestic petrochemical companies and our two domestic fertilizer plants.

The improved result from our Refining, Transportation and Marketing segment in 2009 compared to 2008 was largely due to our domestic pricing policy for diesel, gasoline and LPG, which allowed us to avoid transferring the short-term volatility for these products in the international market to the Brazilian market. In 2009, international prices and, consequently, oil acquisition/transfer costs and oil product import costs for our refining segment, declined much more rapidly than the prices at which we sold our principal products domestically. As a result, our refining margins

consists mainly of heavy oil.

improved substantially. In 2008, the opposite occurred, as we did not raise prices at the same pace as the international market, and our downstream margins were reduced by higher oil acquisition/transfer costs.

These effects were partially offset by a reduction in the average realization price due to lower export prices and lower domestic sales prices adjusted to international price levels.

Distribution

Our Distribution segment comprises the oil product and ethanol distribution activities conducted by our majority owned subsidiary, Petrobras Distribuidora S.A. BR, in Brazil.

The decrease in net income from Distribution in 2009 compared to 2008 was primarily due to a reduction in the average realization price and the impact of depreciation of the *real*. This effect was partially offset by a 13.3% upturn in sales volume, reflecting the consolidation of Alvo Distribuidora.

This segment accounted for 38.6% of the total Brazilian fuel distribution market in 2009 compared to 34.9% in 2008.

Gas and Power

Our Gas and Power segment consists principally of the purchase, sale, transportation and distribution of natural gas produced in or imported into Brazil. Additionally, this segment includes our participation in domestic natural gas transportation, natural gas distribution and thermoelectric power generation.

The improved result from our Gas and Power segment was due to lower costs for purchasing electricity from third parties to fulfill our contractual commitments, lower import/transfer costs of natural gas reflecting international prices, increased fixed income from electricity sales and exports and a reduction in fines paid for failure to deliver contracted amounts of electricity attributable to improvements in our natural gas infrastructure in 2008.

These effects were partially offset by reduced thermoelectric output as a result of abundant rainfall supplying Brazil s hydroelectric power plants, and a decline in natural gas sales volumes.

International

The International segment comprises our activities in countries other than Brazil, which include exploration and production, refining, transportation and marketing, distribution and gas and power.

The improved results from the International segment in 2009 compared to 2008 were due to better gross margins in refinery operations in the United States and Japan, higher sales volumes, a reduction of losses with inventory devaluation, impairment expenses and losses such as those related to the write-off of Block 31 in Ecuador which was recorded in 2008. These effects were offset by declining margins as a result of lower international oil prices.

Results of Operations 2008 compared to 2007

When the *real* strengthens relative to the U.S. dollar as it did in 2008 (5.7%) and 2007 (10.5%), the effect is to generally increase both revenues and expenses when expressed in U.S. dollars. However, the appreciation of the *real* against the U.S. dollar affects the line items discussed below in different ways. The following comparison between our results of operations in 2008 and 2007 is impacted by the increase in the value of the *real* against the U.S. dollar during that period. See Note 2 of our audited consolidated financial statements for the year ended December 31, 2008, for more information about the translation of Brazilian *real* amounts into U.S. dollars

Certain prior year amounts have been reclassified to conform to current year presentation standards. These reclassifications had no impact on our net income.

Revenues

Net operating revenues increased 34.8% to U.S.\$118,257 million for 2008 compared to U.S.\$87,735 million for 2007. This increase was primarily attributable to an increase of 28.8% in average prices for our products in domestic and international markets and an increase of 5.5% in sales volumes in Brazil.

Consolidated sales of products and services increased 30.3% to U.S.\$146,529 million for 2008 compared to

U.S.\$112,425 million for 2007 due to the increases mentioned above.

Included in sales of products and services are the following amounts that we paid to the federal or state governments:

- Value-added taxes, contributions to the *Programa de Formação do Patrimônio do Servidor Público* (Civil Servant Savings Program, or PASEP), *Contribuição para o Financiamento da Seguridade Social* (Contribution for the Financing of Social Security, or COFINS) and other taxes on sales and services and social security contributions. These taxes increased 21.2% to U.S.\$25,046 million for 2008 compared to U.S.\$20,668 million for 2007, primarily due to higher prices and sales volumes; and
- CIDE, the excise tax applied to the sale and import of crude oil, oil products and natural gas products due to the Brazilian government, which decreased 19.8% to U.S.\$3,226 million for 2008 compared to U.S.\$4,022 million for 2007, due to the reduction of the rates on gasoline and diesel sales by the Brazilian Government in May 2008, when we increased our prices for these products.

Cost of Sales (Excluding Depreciation, Depletion and Amortization)

Cost of sales for 2008 increased 46.3% to U.S.\$72,865 million, compared to U.S.\$49,789 million for 2007. This increase was principally a result of:

- 37.4% (U.S.\$6,318 million) increase in the cost of imports due to a 51.0% increase in average prices and a 5.9% increase in volumes;
- 81.4% (U.S.\$4,111 million) increase in costs for our international trading activities due to increased offshore operations conducted by PifCo;

• 47.9% (U.S.\$3,554 million) increase in production taxes and charges totaling U.S.\$10,975 million for 2008 compared to U.S.\$7,420 million for 2007. Production taxes and charges include royalties, which increased 49.4% to U.S.\$5,124 million in 2008 compared to U.S.\$3,430 million in 2007, and a special participation charge (a non-recurring charge payable in the event of high production or profitability from our fields), which increased 47.3% to

U.S.\$5,792 million in 2008 compared to U.S.\$3,933 million in 2007. The increase in production taxes and charges in 2008 was due primarily to a 35% increase in the international price of oil, which is used to determine the reference price for the calculation of royalties (U.S.\$3,087 million of the total) and, to a lesser extent, increased output from new production systems, principally from the Roncador and Espadarte fields (U.S.\$467 million of the total); and

• 11.2% (U.S.\$3,524 million) increase in costs related to higher sales volumes in the domestic market.

Depreciation, Depletion and Amortization

We calculate depreciation, depletion and amortization of most of our exploration and production assets using the units of production method. Depreciation, depletion and amortization expenses increased 6.9% to U.S.\$5,928 million for 2008 compared to U.S.\$5,544 million for 2007. This increase resulted from higher capital expenditures and increased domestic oil and gas production.

Exploration, including Exploratory Dry Holes

Exploration costs, including costs for exploratory dry holes, increased 24.7% to U.S.\$1,775 million for 2008 compared to U.S.\$1,423 million for 2007. This increase was primarily attributable to a U.S.\$520 million increase in expenses related to the write-off of dry and economically unviable wells in Brazil, due to:

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- more wells drilled as a result of our investment program;
- higher day rates and services rates; and
- lower exploration success rate as a result of drilling in new frontier areas in the Santos and Espírito Santos basins.

These effects were partially offset by a U.S.\$256 million decrease in expenses related to dry holes in international operations.

Impairment of Oil and Gas Properties

For 2008, we recorded an impairment charge of U.S.\$519 million, compared to U.S.\$271 million for 2007. The impairment charge in 2008 was primarily attributable to:

- U.S.\$223 million goodwill impairment at the Pasadena Refining System, our indirect subsidiary in the United States; and
- U.S.\$171 million impairment at our Guajá field and other producing properties in Brazil due to reduced year-end international oil prices.

The impairment charge in 2007 was primarily related to the following international investments:

- U.S.\$174 million impairment in Ecuador due to tax and legal changes implemented by the government;
- U.S.\$39 million impairment in the United States; and
- U.S.\$13 million impairment in Angola.

See Notes 9(b) and 18(a) to our audited consolidated financial statements for the year ended December 31, 2008.

Selling, General and Administrative Expenses

Selling, general and administrative expenses increased 18.9% to U.S.\$7,429 million for 2008 compared to

Selling expenses increased 19.0% to U.S.\$3,517 million for 2008 from U.S.\$2,956 million for 2007. This increase was primarily attributable to a U.S.\$367 million increase in transportation costs due primarily to increased sales volumes.

General and administrative expenses increased 18.8% to U.S.\$3,912 million for 2008 from U.S.\$3,294 million for 2007. Excluding the impact of the appreciation of the *real*, the increase in general and administrative expenses was primarily due to higher personnel expenses in 2008 caused by an increase in salaries and number of employees and increased costs for third-party technical consulting, auditing and data processing services in Brazil.

Research and Development Expenses

Research and development expenses increased 6.8% to U.S.\$941 million for 2008 from U.S.\$881 million for 2007. This increase was primarily due to higher training and research costs related to production from current reserves and new exploratory areas.

Employee Benefit Expense for Non-Active Participants

Employee benefit expense for non-active participants consists of financial costs associated with our expected pension and health care costs of retired employees. Our employee benefit expense for non-active participants decreased 15.1% to U.S.\$841 million for 2008 compared to U.S.\$990 million for 2007. The decrease in employee benefit expense for non-active participants was primarily due to an increase in the expected return on plan assets as estimated by actuarial calculations from December 2007.

Other Operating Expenses

Other operating expenses increased 24.8% to U.S.\$2,665 million for 2008 from U.S.\$2,136 million for 2007. The most significant changes between 2008 and 2007 were:

- U.S.\$545 million non-recurring expense for marking inventory to market value;
- 96.0% (U.S.\$169 million) increase in expense for idle capacity at thermoelectric power plants,

U.S.\$6,250 million for 2007.

to U.S.\$345 million in 2008 from U.S.\$176 million in 2007;

- 37.0% (U.S.\$87 million) increase in expense related to the negotiation of collective bargaining agreements, to U.S.\$322 million in 2008 from U.S.\$235 million in 2007;
- 29.4% (U.S.\$62 million) increase in expense for losses and contingencies related to legal proceedings, to U.S.\$273 million in 2008 from U.S.\$211 million in 2007;
- 4.0% (U.S.\$26 million) increase in expense for institutional relations and cultural projects, to U.S.\$675 million in 2008 from U.S.\$649 million in 2007;
- 1.3% (U.S.\$3 million) decrease in expense for contractual fines, to U.S.\$237 million in 2008 from U.S.\$240 million in 2007; and
- 12.3% (U.S.\$30 million) decrease for health, safety and environment (HSE), to U.S.\$214 million in 2008 from U.S.\$244 million in 2007.

Equity in Results of Non-Consolidated Companies

Equity in results of non-consolidated companies decreased to a loss of U.S.\$21 million for 2008 compared to a gain of U.S.\$235 million for 2007, due mainly to losses from investments in affiliated petrochemical companies, principally Quattor Companhia Petroquímica (U.S.\$126 million) and Braskem S.A. (U.S.\$116 million), caused by foreign exchange variation expenses related to debt.

Financial Income

We derive financial income from several sources, including interest on cash and cash equivalents. The majority of our cash equivalents are short-term Brazilian government securities, including securities indexed to the U.S. dollar. We also hold U.S. dollar deposits.

Financial income increased 5.9% to U.S.\$1,641 million for 2008 compared to U.S.\$1,550 million for 2007. This increase was primarily attributable to gains on derivatives instruments primarily related to commodities contracts (U.S.\$517 million).

This increase was partially offset by the decrease in financial income related to investments (U.S.\$185 million) and accounts receivable from clients (U.S.\$102 million). A breakdown of financial income and expenses is set forth in Note 13 of our audited consolidated financial statements for the year ended December 31, 2008.

Financial Expenses

Financial expenses increased 25.3% to U.S.\$848 million for 2008 compared to U.S.\$677 million for 2007, primarily due to the increase in losses on derivative instruments related to foreign exchange contracts (U.S.\$158 million) and the increase in capitalized interest (U.S.\$253 million). These increases were partially offset by the decrease in financial expenses related to project financing (U.S.\$304 million). A breakdown of financial income and expenses is set forth in Note 13 of our audited consolidated financial statements for the year ended December 31, 2008.

Monetary and Exchange Variation

Monetary and exchange variation changed to a gain of U.S.\$1,584 million for 2008 compared to a loss of U.S.\$1,455 million for 2007. This change is primarily attributable to foreign exchange gain on net monetary assets denominated in U.S. dollars, due to the appreciation of the U.S. dollar against the *real* in the second half of 2008.

Other Taxes

Other taxes, consisting of various taxes on financial transactions, decreased 34.6% to U.S.\$433 million for 2008 compared to U.S.\$662 million for 2007. This decrease is primarily attributable to the elimination of the CPMF tax, a tax payable in connection with certain bank account transactions, on January 1, 2008. This decrease was partially offset by an increase in the IOF tax, a tax payable on financial transactions, on January 1, 2008.

Other Expenses, Net

Other expenses, net are primarily gains and losses recorded on sales of fixed assets and certain other

non-recurring charges. Other expenses, net increased to a loss of U.S.\$225 million for 2008 compared to a loss of U.S.\$143 million for 2007, primarily due to the U.S.\$77 million write-off of Block 31 in Ecuador in the fourth quarter of 2008.

Income Tax (Expense) Benefit

Income before income taxes and non-controlling interest increased 39.9% to U.S.\$26,992 million for 2008 compared to U.S.\$19,299 million for 2007. Income tax expense increased 57.3% to U.S.\$9,259 million for 2008 compared to U.S.\$5,888 million for 2007.

The reconciliation between the tax calculated based upon statutory tax rates to income tax expense and effective rates is set forth in Note 3 of our audited consolidated financial statements for the year ended December 31, 2008.

Year Ended December 31.

Net Income by Business Segment

We measure performance at the segment level on the basis of net income. Following is a discussion of the net income of our six business segments at December 31, 2008, compared to December 31, 2007.

	1001 2000 2000 01,		
	2008	2007	
	(U.S.\$ mill	illion)	
Exploration and Production	21,031	14,072	
Refining, Transportation and Marketing	(1,996)	2,785	
Distribution	839	446	
Gas and Power	(223)	(834)	
International	(808)	(815)	
Corporate	(57)	(1,796)	
Eliminations	93	(720)	
Net income	18,879	13,138	

Exploration and Production

Our Exploration and Production segment includes our exploration, development and production activities in Brazil, sales and transfers of crude oil in domestic and foreign markets, transfers of natural gas to our Gas and Power segment and sales of oil products produced at natural gas processing plants.

Consolidated net income for our Exploration and Production segment increased 49.5% to U.S.\$21,031 million for 2008 compared to U.S.\$ 14,072 million for 2007, primarily due to higher average prices for our domestic oil production and a 3.5% increase in oil and NGL production.

These effects were partially offset by:

- higher production taxes; and
- U.S.\$171 million impairment charges in Brazil as a result of decreased international prices at the end of 2008, which affected future

The spread between our average domestic heavy crude oil sale/transfer price and the average Brent price rose from U.S.\$10.95/bbl in 2007 to U.S.\$15.44/bbl in 2008. The increase in the difference was the result of a similar widening between the price of light oil and heavy oil in the international market, which to some extent mitigated revenues from the sharp increase in global oil prices during the first half of 2008.

Refining, Transportation and Marketing

Our Refining, Transportation and Marketing segment comprises our downstream activities in Brazil, including refining, logistics, transportation, export and purchase of crude oil, as well as the purchase and sale of oil products and ethanol. Additionally, this segment includes the petrochemical and fertilizers division, which includes investments in domestic petrochemical companies and our two domestic fertilizer plants.

Our Refining, Transportation and Marketing segment generated a net loss of U.S.\$1,996 million in 2008 compared to net income of U.S.\$2,785 million in 2007.

projections and increased exploration costs due to write-offs of dry or economically unviable wells.

This decrease is primarily a result of:

- higher oil sale/transfer costs from our Exploration and Production segment due to the trend in international oil prices;
- higher costs for imported oil products on the international market:
- higher freight costs as a result of higher volume;
- higher naphtha prices; and
- marking inventory to market value.

The net loss for our Refining, Transportation and Marketing segment was also adversely affected by our pricing policy. We do not adjust our domestic prices for diesel, gasoline and LPG which constitute approximately 60% of our downstream revenues to reflect short-term volatility in the international markets. The costs for oil and oil products purchased by our Refining, Transportation and Marketing segment do, however, reflect the volatility of international prices. During 2008, our downstream margins were reduced, as the increase our prices for gasoline and diesel in the domestic market in May 2008 did not fully compensate for higher costs of oil and oil products during most of the year. Only in the fourth quarter of 2008, when international prices declined sharply but our prices for gasoline and diesel remained stable, did our prices reach parity with international levels.

Distribution

Our Distribution segment comprises the oil product and ethanol distribution activities conducted by our majority owned subsidiary, Petrobras Distribuidora S.A. BR, in Brazil.

Net income for our Distribution segment increased 88.1% to U.S.\$839 million for 2008 compared to U.S.\$446 million for 2007.

This increase was primarily the result of:

• higher sales volumes; and

Gas and Power

Our Gas and Power segment consists primarily of the purchase, sale, transportation and distribution of natural gas produced in or imported into Brazil. Additionally, this segment includes our participation in domestic natural gas transportation, natural gas distribution and thermoelectric power generation.

Net loss for our Gas and Power segment decreased 73.3% to U.S.\$223 million for 2008 compared to a net loss of U.S.\$834 million for 2007. This decrease in our net loss was a result of:

- higher margins in our natural gas and electricity business, reflecting higher sales prices; and
- higher natural gas and electricity sales volumes in 2008 compared to 2007.

These effects were partially offset by an allowance for the reduced market value of our NGL inventory.

International

The International segment comprises our activities in other countries, which include exploration and production, refining, transportation and marketing, distribution, and gas and power.

Net loss for our International segment decreased 0.9% to U.S.\$808 million for 2008 compared to a net loss of U.S.\$815 million for 2007. This decrease was primarily attributable to increased margins as a result of higher oil prices during the first nine months of 2008.

These effects were offset by:

- marking inventory to market value in the United States, Japan and Argentina;
- accrued royalty expenses;
- the write-off of Block 31 in Ecuador;
- the complete amortization of goodwill on the Pasadena Refinery; and

- reduced operating expenses due to the elimination of the CPMF tax and gains from reversed accruals for legal proceedings in 2007.
- This segment accounted for 34.9% of the total Brazilian fuel distribution market in 2008 compared to 34.3% in 2007.
- non-recurring profits on the sale of Bolivian refineries and Argentine companies in 2007.

Additional Business Segment Information

Set forth below is additional selected financial data by business segment for 2009, 2008 and 2007:

	For the Year Ended December 31, 2009 2008 2007			
200	2009 2008 (U.S.\$ million)			
Exploration and Production	(0.	.S.\$ IIIIII0II <i>)</i>		
Net revenues to third parties(1)(2)	476	973	2,455	
Intersegment net revenues	38,301	58,051	39,536	
Total net operating revenues (2)	38,777	59,024	41,991	
	(4,344)	(3,544)	(3,335)	
Net income (3)	9,683	21,031	14,072	
Capital expenditures	16,488	14,293	9,448	
Property, plant and equipment, net	70,098	45,836	48,288	
Refining, Transportation and Marketing	70,070	45,050	10,200	
Net revenues to third parties(1)(2)	49,078	69,318	50,531	
Intersegment net revenues	25,543	26,884	19,018	
Total net operating revenues(2)	74,621	96,202	69,549	
	(1,213)	(1,109)	(1,077)	
Net income (loss) (3)	6,456	(1,996)	2,785	
Capital expenditures	10,466	7,234	4,488	
Property, plant and equipment, net	31,917	15,806	14,480	
Distribution	51,717	15,000	11,100	
Net revenues to third parties(1)	29,071	30,315	22,944	
Intersegment net revenues	601	577	376	
Total net operating revenues	29,672	30,892	23,320	
Depreciation, depletion and amortization	(176)	(165)	(155)	
Net income(3)	634	839	446	
Capital expenditures.	369	309	327	
Property, plant and equipment, net	2,342	1,621	1,838	
Gas and Power	_,- :-	-,	-,	
Net revenues to third parties(1)	4,775	7,627	3,673	
Intersegment net revenues	877	1,175	1,239	
Total net operating revenues	5,652	8,802	4,912	
Depreciation, depletion and amortization	(398)	(367)	(259)	
Net income (loss) (3)	447	(223)	(834)	
Capital expenditures	5,116	4,256	3,223	
Property, plant and equipment, net	19,787	10,719	10,615	
International	,	,	,	
Net revenues to third parties(1)	8,469	10,024	8,132	
Intersegment net revenues	1,728	916	969	
Total net operating revenues	10,197	10,940	9,101	
Depreciation, depletion and amortization	(870)	(564)	(567)	
Net loss(3)	(154)	(808)	(815)	
Capital expenditures	2,111	2,908	2,864	
Property, plant and equipment, net	9,375	9,341	7,596	

- (1) As a vertically integrated company, not all of our segments have significant third-party revenues. For example, our Exploration and Production segment accounts for a large part of our economic activity and capital expenditures, but has little third party revenues.
- (2) Revenues from commercialization of oil to third parties are classified in accordance with the points of sale, which could be either the Exploration and Production or Refining, Transportation and Marketing segments.
- (3) In order to align the financial statements of each business segment with the best practices of companies in the oil and gas sector and to improve our management s understanding, since the first quarter of 2006 we have switched to allocating all financial results and items of a financial nature to the corporate level, including prior years.

Management s Discussion and Analysis of PifCo s Financial Condition and Results of Operations

Overview

PifCo is our wholly owned subsidiary. Accordingly, PifCo s financial position and results of operations are significantly affected by our decisions. PifCo s ability to meet its outstanding debt obligations depends on a number of factors, including:

- our financial condition and results of operations;
- the extent to which we continue to use PifCo s services for market purchases of crude oil and oil products;
- our willingness to continue to make loans to PifCo and provide PifCo with other types of financial support;

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- PifCo s ability to access financing sources, including the international capital markets and third-party credit facilities; and
- PifCo s ability to transfer our financing costs to us.

PifCo earns income from:

- sales of crude oil and oil products to us;
- sales of crude oil and oil products to third parties and affiliates; and
- the financing of sales to us, inter-company loans to us and investments in marketable securities and other financial instruments.

PifCo s operating expenses include:

- cost of sales, which is comprised mainly of purchases of crude oil and oil products;
- selling, general and administrative expenses; and
- financial expense, mainly from interest on its lines of credit and capital markets indebtedness, sales of future receivables and inter-company loans from us.

Purchases and Sales of Crude Oil and Oil Products

PifCo typically purchases crude oil and oil products in transactions with payment terms of approximately 30 days.

We typically pay for shipments of crude oil and oil products that PifCo sells to us over a period of up to 330 days, which allows us sufficient time to assemble the necessary documentation under Brazilian law to commence the payment process for our shipments. During this period, PifCo typically finances the purchase of crude oil and oil products through either funds previously provided by us or third-party trade finance arrangements. The difference between the amount PifCo pays for crude oil and oil products and the amount we pay for that same crude oil and oil products is deferred and recognized as part of PifCo s financial income on a straight-line basis over the period in which our payments to PifCo come due. PifCo also purchases crude oil and oil products from us for sale outside Brazil. Additionally, PifCo sells and purchases crude oil and oil products to and from third parties and related parties, mainly outside Brazil.

Results of Operations 2009 compared to 2008

Net Income (loss)

PifCo had net income of U.S.\$487 million in 2009 compared to a loss of U.S.\$772 million in 2008.

Sales of Crude Oil and Oil Products and Services

PifCo s sales of crude oil and oil products and services decreased 32.0% to U.S.\$28,850 million in 2009 compared to U.S.\$42,443 million in 2008. This decrease was primarily due to lower sales prices resulting from a 37% decrease in the average prices of Brent crude oil, to U.S.\$62 per barrel in 2009 compared to U.S.\$97 per barrel in 2008. This decrease was partially offset by a 11% increase in PifCo s sales volume, primarily due to increase sales of crude oil and oil products purchased from third parties and affiliates and subsequently sold to Petrobras.

Cost of Sales

Cost of sales decreased 34.1% to U.S.\$27,825 million in 2009 compared to U.S.\$42,231 million in 2008. This decrease was proportional to the decrease in sales of crude oil and oil products and services and was primarily due to the same reasons, in addition to lower average inventory price formation for oil and oil products acquired during period s of low international

prices.

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Selling, General and Administrative Expenses

PifCo s selling, general and administrative expenses consist primarily of shipping costs and fees for services, including accounting, legal and rating services. These expenses decreased 25.6% to U.S.\$418 million in 2009 compared to U.S.\$562 million in 2008. Shipping costs decreased 36.1% to U.S.\$289 million in 2009 compared to U.S.\$452 million in 2008, primarily due to lower international freight prices.

Other Operating Expenses

PifCo s other operating expenses consist primarily of inventory impairment adjustments for its inventory of crude oil and oil products. These expenses decreased 95.0% to U.S.\$29 million in 2009 compared to U.S.\$577 million in 2008, due to a reduction in the value of its inventory resulting from lower international oil prices.

Financial Income

PifCo s financial income consists of the financing of sales to us, inter-company loans to us, investments in marketable securities and other financial instruments. PifCo s financial income decreased 14.1% to U.S.\$1,997 million in 2009 compared to U.S.\$2,325 million in 2008. This decrease was primarily due to decreased derivative income for exchange traded contracts resulting from volatility in average international oil prices. This decrease was partially offset by an increase in marketable securities income.

Financial Expenses

PifCo s financial expense consists of interest paid and accrued on PifCo s outstanding indebtedness, other fees associated with PifCo s issuance of debt and other financial instruments. PifCo s financial expenses decreased 3.7% to U.S.\$2,090 million in 2009 compared to U.S.\$2,170 million in 2008. This decrease was primarily due to decreased inter-company loans from Petrobras and was partially offset by an increase in interest expenses relating to issuances of Global Notes and lines of credit in 2009.

Results of Operations 2008 compared to 2007

Sales of Crude Oil and Oil Products and Services

PifCo s sales of crude oil and oil products and services increased 58.8% to U.S.\$42,443 million in 2008 compared to U.S.\$26,732 million in 2007.

This increase was primarily due to:

- 44% increase in average sales price, mainly as a result of a 34% increase in the average price of Brent crude oil, to U.S.\$96.99 per barrel in 2008 from U.S.\$72.52 per barrel in 2007; and
- 14.1% increase in sales volumes, primarily due to increased sales of crude oil and oil products purchased from third parties and affiliates and subsequently sold to Petrobras.

Cost of Sales

Cost of sales increased 60.5% to U.S.\$42,231 million in 2008 compared to U.S.\$26,311 million in 2007. This increase was proportionally higher than the increase in sales of crude oil and oil products and services primarily due to the same reasons and also as a result of higher average inventory price formation in the last quarter of 2008, since oil and oil products were largely acquired prior to the decline in international oil prices.

Selling, General and Administrative Expenses

PifCo s selling, general and administrative expenses consist primarily of shipping costs and fees for services, including accounting, legal and rating services. These expenses increased 90.8% to U.S.\$562 million in 2008 compared to U.S.\$294 million in 2007. This increase resulted primarily from increases in offshore sales and average freight rates in 2008, as a result of changes in international market trends and shipping routes in the amount of U.S.\$452 million.

Other Operating Expenses

PifCo recognized a loss of US\$ 577 million due to inventory impairment for the year ended December 31, 2008, as a result of the recent decline in the international oil prices.

Net (Loss) Income

PifCo had a loss of U.S.\$772 million in 2008 compared to net income of U.S.\$29 million in 2007.

Financial Income

PifCo s financial income consists of the financing of sales to us, inter-company loans to us, investments in marketable securities and other financial instruments. PifCo s financial income increased 12.3% to U.S.\$2,325 million in 2008 compared to U.S.\$2,070 million in 2007. This increase was primarily due to:

- increased sales to us during 2007 compared to 2006, resulting in additional financial income in 2008 due to financing terms granted to us and interest calculated on a monthly basis. See
 - Purchases and Sales of Crude Oil and Oil Products ; and
- increased derivative income related to exchange traded contracts as a result of increases in offshore sales and the average price of crude oil and oil products in the international market.

This increase was partially offset by a decrease in financial income from loans to related parties, due to the transfer of U.S.\$8,231 million in notes receivable to Braspetro Oil Services Company (Brasoil) as a consequence of the assumption by Brasoil of PifCo s obligations under the notes payable to Petrobras in the same amount. See Note 5(v) to PifCo s audited consolidated financial statements.

Financial Expense

PifCo s financial expense consists of interest paid and accrued on PifCo s outstanding indebtedness, other fees associated with PifCo s issuance of debt and other financial instruments. PifCo s financial expense remained substantially stable, at U.S.\$2,170 million in 2008 compared to U.S.\$2,168 million in 2007.

There was an increase in derivative expenses related to exchange traded contracts as a result of increases in offshore sales and the average price of crude oil and oil products in the international market and an increase in interest expenses relating to recent issuances of notes, including the issuance of U.S.\$1.0 billion in Global Notes in November 2007, and a reopening of those Global Notes in the amount of U.S.\$750 million in January 2008.

Liquidity and Capital Resources

Petrobras

Overview

Our principal uses of funds are for capital expenditures, dividend payments and repayment of debt. Historically we have met these requirements with internally generated funds, short-term debt, long-term debt, project financing and sale and lease-back transactions. We believe these sources of funds, together with our strong position of cash and cash equivalents, will continue to allow us to meet our current capital requirements. In 2010, our major cash needs include planned capital expenditures of U.S.\$50,854 million, the remaining part of announced dividends of U.S.\$652 million and

payments of U.S.\$3,754 million on our long-term debt, leasing and project financing obligations.

Financing Strategy

The objective of our financing strategy is to help us achieve the targets set forth in our 2009-2013 Business Plan released on January 23, 2009, which provides for capital expenditures of U.S.\$174.4 billion from 2009 through 2013. Our 2009-2013 Business Plan forecasts that we will supplement internally generated cash flow with moderate increases in our net debt. We will raise debt capital through a variety of medium and long-term financing arrangements, including the issuance of bonds in the international capital markets, supplier financing, project financing and bank financing. We will continue our policy of extending the term of our debt maturity profile.

In planning for our financial needs for 2010, we have assumed an average Brent crude oil price of U.S.\$61.0/bbl in 2010.

For 2010, we intend to fund our financial needs by issuing equity, the proceeds of which would be used to finance our planned capital expenditures, including exploration and production in pre-salt areas, and to pay for rights to produce oil in pre-salt areas not under concession that may be transferred to us by the Brazilian government under legislation currently before the Brazilian Congress. For more information about the

These increases were offset by a decrease in interest expenses due to the assumption by Brasoil of PifCo s obligations under notes payable to Petrobras in the amount of U.S.\$8,231 million, as a consequence of the transfer of notes receivable to Brasoil in the same amount.

proposed legislation, which is subject to approval from the Brazilian Congress, see Item 4. Information on the Company Regulation of the Oil and Gas Industry in Brazil Proposed Changes to the Oil Law. In addition, depending on the timing and amount of the equity issue, we will meet our financial needs through a combination of drawing down our year-end cash balances and existing credit facilities, as well as contracting new debt from a broad range of traditional funding sources, including global debt capital markets, export credit agencies, non-Brazilian government development banks, the BNDES, and Brazilian and international commercial banks. As of May 10, 2010, we have financed our needs for 2010 through a partial drawdown of our U.S.\$16.2 billion cash and cash equivalent balance at year-end 2009, and by drawing down U.S.\$4 billion on our U.S.\$10 billion bilateral loan from the China Development Bank, which we negotiated in 2009, and U.S.\$1 billion from lines of credit.

Our business plan for 2010 through 2014 is currently under review by our board of executive officers. However, on March 19, 2010, our board of directors provided guidance for the 2010-2014 period by authorizing total capital expenditures in the range of U.S.\$200 to U.S.\$220 billion for the period. This guidance is based upon several assumptions, including average Brent crude oil prices of between U.S.\$64.0/bbl to U.S.\$83.0/bbl for 2010 through 2014. Our board of directors also placed limits on our net-debt-to-equity ratio to 35% for the period and our net-debt-to-EBITDA ratio to 2.5:1. The 2010-2014 business plan will be announced as soon as our board of executive officers completes its review.

Government Regulation

We are required to submit our annual capital expenditures budget (*Plano de Dispêndio Global*, or PDG) to the Brazilian Ministry of Planning, Budget and Management, and the Ministry of Mines and Energy. Following review by these agencies, the Brazilian Congress must approve the budget. Although the total level of our annual capital expenditures is regulated, the specific application of funds is left to our discretion. Since mid-1991, we have obtained substantial amounts of our financing from the international capital markets, mainly through the issuance of commercial paper and short, medium and long-term notes, and have increasingly been able to raise long-term funds for large capital expenditure items such as rigs and platforms.

The Brazilian Ministry of Planning, Budget and Management controls the total amount of medium and long-term debt that we and our Brazilian subsidiaries can incur through the annual budget approval process. Before issuing medium and long-term debt, we and our Brazilian subsidiaries must also obtain the approval of the National Treasury Secretariat.

All of our foreign currency denominated debt, as well as the foreign currency denominated debt of our Brazilian subsidiaries, requires registration with the Central Bank. The issuance of debt by our international subsidiaries, however, is

not subject to registration with the Central Bank or approval by the National Treasury Secretariat.

In addition, all issuances of medium and long-term notes and debentures require the approval of our board of directors. Borrowings that exceed the approved budgeted amount for any year also require approval of the Brazilian Senate.

Sources of Funds

Our Cash Flow

On December 31, 2009, we had cash and cash equivalents of U.S.\$16,169 million compared to U.S.\$6,499 million at December 31, 2008.

Operating activities provided net cash flows of U.S.\$24,920 million for 2009 compared to U.S.\$28,220 million for 2008. Cash generated by operating activities was mainly affected by net operating revenues, which decreased U.S.\$26,388

million during 2009 compared to 2008.

Net cash provided by financing activities amounted to U.S.\$16,935 million for 2009 compared to net cash provided by financing activities of U.S.\$2,778 million for 2008. This increase was primarily due to the U.S.\$12,518 million in funds

raised from the BNDES by Petrobras and its subsidiaries Transportadora Associada de Gás S/A TAG and Refinaria Abreu e Lima S/A RNEST, to U.S.\$6,750 million in global notes issued by PifCo and guaranteed by Petrobras, and a U.S.\$10,000 million financing agreement entered into with the China Development Bank, of which the first drawdown in the amount of U.S.\$3,000 million occurred in the third quarter of 2009. Net cash from financing activities was reduced by the payment of dividends of U.S.\$7,712 million compared to U.S.\$4,747 million in 2008. We typically pay all dividends in the year following the announcement of the corresponding results. In 2008, we paid dividends related to earnings in 2007. In 2009, however, we paid dividends related to 2008 earnings as well as a large portion of interest on shareholders equity related to 2009 earnings in advance of the close of our 2009 fiscal year.

Our net debt increased to U.S.\$40,963 million as of December 31, 2009 compared to U.S.\$20,624 million as of December 31, 2008, primarily due to the Petrobras and PifCo financings mentioned above. Most of the proceeds from the new debt are being allocated to finance our planned capital expenditures and the anticipated payment of interest on shareholders equity.

Short-Term Debt

Our outstanding short-term borrowing serves mainly to support our working capital and our imports of crude oil and oil products, and is provided almost entirely by international banks. On December 31, 2009, our short-term borrowings amounted to U.S.\$4,259 million compared to U.S.\$2,605 million on December 31, 2008.

Including the current portion of long-term debt, total short-term debt was U.S.\$8,553 million as of December 31, 2009, compared to U.S.\$5,888 million on December 31, 2008.

Long-Term Debt

Our outstanding long-term debt consists primarily of the issuance of securities in the international capital markets, debentures in the domestic capital markets, amounts outstanding under facilities guaranteed by export credit agencies and multilateral agencies, loans from the BNDES and other financial institutions and project financings. Our total long-term debt amounted to U.S.\$48,149 million on December 31, 2009 compared to U.S.\$20,640 million on December 31, 2008. This increase was primarily due to funds we raised from the BNDES, to an increase in funds raised by PifCo from financial institutions and to issuances of Global Notes. See Note 12 to our consolidated financial statements as of December 31, 2009.

Included in these figures at December 31, 2009 are the following international debt issues:

Notes	Principal Amount (U.S.\$ million)
PESA s 8.13% Notes due 2010	349
PESA s 1.43% Notes due 2011	87
PifCo s 9.750% Notes due 2011(1)	600
PESA s 9.38% Notes due 2013	200
PifCo s 3.748% Senior Trust Certificates due	
2013(2)	200
PifCo s 9.125% Global Notes due 2013(1)	750
PifCo s 7.75% Global Notes due 2014(1)	600
PifCo s 6.436% Senior Trust Certificates due	
2015(2)	550
PifCo s 2.15% Japanese Yen Bonds due 2016(3)	378
PifCo s 6.125% Global Notes due 2016(1)	899
PESA s 5.88% Notes due 2017(4)	300
PifCo s 8.375% Global Notes due 2018(1)	750
PifCo s 5.875% Global Notes due 2018(1)	1,750
PifCo s 7.875% Global Notes due 2019	2,750
PifCo s 5.75% Global Notes due 2020	2,500
PifCo s 6.875% Global Notes due 2040	1,500

Unless otherwise noted, all debt issued by PifCo is issued with support from us through a guaranty.

Previously issued with support from us through a standby purchase agreement. As of March 31, 2010, these

- (1) Notes have support from us through a guaranty.
- (2) Issued in connection with our export prepayment program.
- (3) Issued by PifCo, with support from us through a standby purchase agreement.
- (4) Issued by PESA, with support from us through a standby purchase agreement.

Project Financing

We carry out our project financing jointly with Brazilian and international financial institutions and with companies in the petroleum and energy sector for the purpose of making the investments we need to operate our business.

We conduct our project financings through Variable Interest Entities (VIE) and finance lease arrangements

Off Balance Sheet Arrangements

As noted above, all of our project financings are on-balance sheet. As of December 31, 2009, neither we nor PifCo had off-balance sheet arrangements that have, or are reasonably likely to have, a material effect on our financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

where the VIE is the lessor and we, as lessee, are the VIE s primary beneficiary. At the conclusion of each financing project, we have the option to purchase the leased assets or the VIE s common stock. We bear all risks associated with the use and development of the leased assets. Our payments fund any VIE third-party debt and payments for return on equity. The finance lease arrangement is structured so that we absorb the majority of the expected losses and a majority of the expected residual returns.

Our responsibility under these contracts is to complete the development of and operate the oil and gas fields, pay for all operating expenses related to the projects and remit a portion of the net proceeds generated from the fields to fund the VIE debt and return on equity payments. The VIEs associated with our project financings projects are consolidated in accordance with ASC Topic 810-10-25.

Uses of Funds

Capital Expenditures

We invested a total of U.S.\$35,134 million in 2009, a 17.6% increase compared to our investments of U.S.\$29,874 million in 2008. Our investments in 2009 were primarily directed toward increasing production, modernizing our refineries and expanding our pipeline transportation and distribution systems. Of the total capital expenditures in 2009, U.S.\$16,488 million was invested in exploration and development projects, including investments financed through project financing.

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The following table sets forth our consolidated capital expenditures (including project financings and investments in thermoelectric power plants) for each of our business segments for 2009, 2008 and 2007:

	For the Year Ended December 31			
	2009	2008	2007	
	I)	(U.S.\$ million)		
Exploration and Production	16,488	14,293	9,448	
Refining, Transportation and Marketing	10,466	7,234	4,488	
Distribution	369	309	327	
Gas and Power	5,116	4,256	3,223	
International				
Exploration and Production	1,912	2,734	2,555	
Refining, Transportation and Marketing	110	102	247	
Distribution	31	20	37	
Gas and Power	58	52	25	
Corporate	584	874	628	
Total	35,134	29,874	20,978	

On January 23, 2009, we announced our 2009-2013 Business Plan, which contemplates total budgeted capital expenditures of U.S.\$174.4 billion from 2009 to 2013, approximately U.S.\$158.2 billion of which will be directed towards our activities in Brazil, while U.S.\$16.2 billion will be directed to our activities abroad. We expect that the majority of our capital expenditures from 2009 to 2013, approximately U.S.\$104.6 billion, will be directed towards exploration and production, of which U.S.\$91.9 billion is slated for our activities in Brazil (U.S.\$28 billion of which is dedicated to the pre-salt reservoirs).

Our 2009-2013 Business Plan contemplates greater domestic capital expenditures for our oil and gas activities in Brazil. We estimate that of the U.S.\$158.2 billion in domestic capital expenditures through 2013, at least U.S.\$100.7 billion (64%) will be utilized to pay for equipment and services provided by Brazilian contractors, suppliers and other service providers.

Our capital expenditure budget for 2010, including our project financings, is U.S.\$47.4 billion, allocated as follows:

- Exploration and Production segment: U.S.\$36.7 billion;
- Refining, Transportation and Marketing segment: U.S.\$34.0 billion;

- International segment: U.S.\$6.2 billion;
- Corporate segment: U.S.\$1.8 billion; and
- Our subsidiary Petrobras Biocombustível: U.S.\$832 million

We plan to meet our budgeted capital expenditures primarily through internally generated cash, issuances in the international capital markets, project finance loans, commercial bank loans and other sources of capital. Our actual capital expenditures may vary substantially from the projected numbers set forth above as a result of market conditions and the cost and availability of the necessary funds.

Dividends

Our shareholders approved a total dividend distribution of R\$8,335 million (U.S.\$4,565 million) for 2009 earnings at the Ordinary General Meeting held on April 22, 2010, which includes interest on shareholders equity already approved by our board of directors. We paid U.S.\$3,313 million of this amount to shareholders in the form of interest on shareholders equity in November and December of 2009, in advance of the close of our 2009 fiscal year. The remaining U.S.\$1,252 million in dividends and interest on shareholders equity relating to our 2009 earnings was paid on April 30, 2010, restated

• Distribution segment: U.S.\$896 million;

• Gas and Power segment: U.S.\$8.1 billion;

according to the SELIC rate from December 31, 2009 to the date of payment. The total amount of 2009 dividends approved by our shareholders is equivalent to R\$0.95 per common and preferred share (U.S.\$1.09 per common and preferred ADS).

The dividends we pay to shareholders depend on our earnings and other factors. Under our bylaws and the Brazilian Corporate Law applicable to a company with a class of non-voting shares, such as ours, our shareholders are entitled to a mandatory minimum dividend of at least 25% of our adjusted net profit for the fiscal year. In 2009 and 2008, we paid the mandatory minimum dividend of 25% to our shareholders.

For more information on our dividend policy, including a description of the minimum preferred dividend to which our preferred shareholders are entitled under our bylaws, see Mandatory Distribution and Payment of Dividends and Interest on Shareholders Equity in Item 10. Additional Information Memorandum and Articles of Incorporation of Petrobras.

PifCo

Overview

PifCo finances its oil trading activities principally through commercial banks, including lines of credit, as well as through inter-company loans from us and the issuance of notes in the international capital markets. As an offshore non-Brazilian company, PifCo is not legally obligated to receive prior approval from the Brazilian National Treasury before incurring debt or registering debt with the Central Bank. As a matter of policy, however, the issuance of any debt follows the recommendation by any of our Chief Financial Officer, executive board or board of directors, depending on the aggregate principal amount and the tenor of the debt to be issued.

Sources of Funds

PifCo s Cash Flow

At December 31, 2009, PifCo had cash and cash equivalents of U.S.\$953 million compared to U.S.\$288 million at December 31, 2008. PifCo s operating activities provided net cash of U.S.\$9,397 million in 2009 compared to using net cash of U.S.\$9,149 million in 2008, primarily due to higher receivables from related parties in 2009.

PifCo s investing activities used net cash of U.S.\$486 million in 2009 compared to providing net cash of U.S.\$26 million in 2008, primarily as a result of an increase in the amount of loans to related parties and PifCo s investments in marketable securities held by a fund that includes investments in Petrobras special purpose companies.

PifCo s financing activities used net cash of U.S.\$8,245 million in 2009 compared to providing net cash of U.S.\$8,736 million in 2008, primarily due to payments of notes payable to Petrobras with the proceeds from lines of credit and issuances of Global Notes.

PifCo s Accounts Receivable

Accounts receivable from related parties decreased 33.8% to U.S.\$15,986 million at December 31, 2009, from U.S.\$24,155 million at December 31, 2008, primarily due to lower sales prices resulting from a decrease in average Brent crude oil prices.

PifCo s Short-Term Borrowings

PifCo s short-term borrowings are denominated in U.S. dollars and consist of short-term lines of credit, loans from financing institutions and the short-term portion of long-term lines of credit loans from financing institutions and sale of right to future receivables. At December 31, 2009, PifCo had borrowed U.S.\$1,892 million under lines of credit and loans from financing institutions, including the current portion of long-term lines of credit, compared to U.S.\$143 million borrowed at December 31, 2008. At December 31, 2009, PifCo had fully utilized all of its available lines of credit specifically designated for purchase of imported crude oil and oil products.

PifCo s notes payable to related parties consist of notes payable to us, which decreased 69.0% to U.S.\$7,862 million at December 31, 2009, from U.S.\$25,353 million at December 31, 2008, as a result of the application of the proceeds from PifCo s financing activities.

PifCo s Long-Term Borrowings

At December 31, 2009, PifCo had long-term borrowings outstanding in financing institutions of:

- U.S.\$1,396 million (U.S.\$1,820 million in current portion) in long-term lines of credit due between 2010 and 2017 compared to U.S.\$631 million at December 31, 2008. During 2009, PifCo borrowed U.S.\$4,500 million under bridge loans and prepaid an equal amount with proceeds from the issuances of Global Notes. Additionally, PifCo borrowed U.S.\$1,100 million under lines of credit, due 2012 that bear interest at an initial rate of Libor plus spreads reflecting prevailing rates at the time of incurrence. At December 31, 2009, PifCo had utilized all available funds from lines of credit to purchase crude oil and oil products on the international market for sale to us and to purchase our crude oil and oil products exports; and
- U.S.\$286 million (U.S.\$72 million in current portion) under the loan agreement with Malha Gas Investment Co. Ltd. (M-GIC), which acts as a Facility Agent for the Japan Bank for International Cooperation (JBIC). This loan bears interest at Libor plus 0.8% per year, payable semi-annually. The principal amount has been paid semi-annually starting on December 15, 2009 and will mature on through December 15, 2014.

At December 31, 2009, PifCo also had outstanding:

- U.S.\$235 million in Senior Notes due 2011, bearing interest at the rate of 9.75%;
- U.S.\$264 million (U.S.\$68 million current portion) in connection with Petrobras export prepayment program, consisting of Senior Trust Certificates due 2015 that bear interest at the rate of 6.436% and Senior Trust Certificates due 2013 that bear interestat the rate of 3.748%;

- U.S.\$10,710 million in Global Notes, consisting of U.S.\$374 million in Global Notes due July 2013 that bear interest at the rate of 9.125% per year; U.S.\$577 million in Global Notes due December 2018 that bear interest at the rate of 8.375% per year; U.S.\$398 million in Global Notes due 2014 that bear interest at the rate of 7.75% per year; U.S.\$899 million in Global Notes due October 2016 that bear interest at the rate of 6.125% per year; U.S.\$1,750 million in Global Notes due March 2018 that bear interest at the rate of 5.875% per year; U.S.\$2,750 million in Global Notes due March 2019 that bear interest at the rate of 7.875% per year; U.S.\$2,500 million in Global Notes due January 2020 that bear interest at the rate of 5.75% per year; and U.S.\$1,500 million in Global Notes due January 2040 that bear interest at the rate of 6.875% per year. Interest on these notes is paid semi-annually and the proceeds were used for general corporate purposes, including the financing of the purchase of oil product imports, the repayment of existing trade-related debt and inter-company loans and the repayment of bridge loans incurred at the beginning of this year; and
- U.S.\$378 million (¥35 billion) in Japanese Yen Bonds issued in September 2006 and due September 2016. The issue was a private placement in the Japanese market with a partial guaranty from the Japan Bank for International Cooperation (JBIC). The bonds bear interest at the rate of 2.15% per year, payable semi-annually. On the same date, PifCo entered into a swap agreement with Citibank, swapping the total amount of this debt to a U.S. dollar denominated debt.

PifCo s outstanding position at December 31, 2009 in irrevocable letters of credit was U.S.\$556 million compared to U.S.\$628 million at December 31, 2008, supporting crude oil and oil products imports and services. At December 31, 2009, PifCo had standby committed facilities available in the amount of U.S.\$519 million, which are not committed to any specific use. PifCo has not drawn down amounts under

these facilities, and, as of the date of this filing, PifCo has not scheduled a date for the drawdown.

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In June 2008, PifCo issued a corporate guaranty to International Finance Corporation IFC in the amount of U.S.\$40 million to guarantee a loan entered into by affiliate company Quattor Petroquímica in connection with Petrobras strategy to consolidate petrochemical assets in Southeastern Brazil.

Accordingly, Quattor Petroquímica assumed the obligation to pay interest annually, in U.S. dollars, at a rate of 1% per year over the amount guaranteed by PifCo up to the maturity date of the loan in 2017, or until certain contractual conditions are reached, whichever comes first. In the event PifCo is required to make payments under the guaranty, PifCo will have the right to recover those payments from Quattor Petroquímica.

The following table sets forth the sources of PifCo s current and long-term debt at December 31, 2009, and December 31, 2008:

	December 31, 2009		December 3	31, 2008
	Current	Long-term	Current	Long-term
	(U.S.\$ million)			
Financing Institutions	1,892	1,682	143	989
Senior Notes	11	235	11	235
Sale of right to future receivables	70	414	70	482
Assets related to export prepayment to be				
offset against sales of rights to future				
receivables		(150)		(150)
Global Notes	182	10,710	76	3,941
Japanese Yen Bonds	2	378	2	386
Total debt	2,157	13,269	302	5,883

Extinguished Securities

On December 31, 2009 and December 31, 2008, we had amounts invested abroad in an exclusive investment fund that held debt securities of certain of our consolidated special purpose entities in the total amount of U.S.\$749 million.

These securities have been extinguished, and the related amount together with applicable interest has been removed from our balance sheet. See Note 12 to our consolidated financial statements as of December 31, 2009.

Contractual Obligations

Petrobras

The following table summarizes our outstanding contractual obligations and commitments at December 31, 2009:

	Payments Due by Period				
	Total	< 1 year (I	1-3 years U.S.\$ million)	3-5 years	> 5 years
Contractual obligations					
Balance sheet items:(1)					
Long-term debt obligations	56,702	8,553	9,606	5,396	33,147
Capital (finance) lease obligations	430	158	172	34	66
Total balance sheet items	57,132	8,711	9,778	5,430	33,213
Other long-term contractual commitments					
Natural gas ship-or-pay	5,770	521	1,080	1,217	2,952
Service contracts	50,778	22,799	15,623	5,555	6,801
Natural gas supply agreements	10,842	1,147	2,263	2,204	5,228
Operating leases	36,876	7,701	13,540	9,055	6,580
Purchase commitments	11,374	3,827	3,308	1,025	3,214
International purchase commitments	13,435	4,557	5,611	2,228	1,039
Total other long-term commitments	129,075	40,552	41,425	21,284	25,814
Total	186,207	49,263	51,203	26,714	59,027

PifCo

The following table sets forth PifCo s contractual obligations as of December 31, 2009, and the period in which the contractual obligations come due:

	Payments Due by Period				
	Total	< 1 year	1-3 years (U.S.\$ million)	3-5 years	> 5 years
Contractual obligations					
Long-term debt	13,744	475	1,654	1,163	10,452
Purchase obligations long-term	3,750	2,656	360	440	294
Operating leases	11	1	. 3	4	3
Total	17,505	3,132	2,017	1,607	10,749

Critical Accounting Policies and Estimates

Oil and Gas Reserves

⁽¹⁾ Excludes the amount of U.S.\$27,578 million related to our pension fund obligations that are guaranteed by U.S.\$22,791 million in plan assets. Information on employees postretirement benefit plans is set forth in Note 16 of our consolidated financial statements for the year ended December 31, 2009.

The following discussion describes those areas that require the most judgment or involve a higher degree of complexity in the application of the accounting policies that currently affect our financial condition and results of operations. The accounting estimates we make in these contexts require us to make assumptions about matters that are highly uncertain. In each case, if we had made other estimates, or if changes in the estimates occur from period to period, our financial condition and results of operations could be materially affected.

The discussion addresses only those estimates that we consider most important based on the degree of uncertainty and the likelihood of a material impact if we used a different estimate. There are many other areas in which we use estimates about uncertain matters, but the reasonably likely effect of changed or different estimates is not material to our financial presentation.

Evaluations of oil and gas reserves are important for the effective management of exploration and production assets. They are used to make investment decisions about oil and gas properties. Oil and gas reserve quantities are also used as the basis for calculation of unit-of-production rates for depreciation and evaluation for impairment. Oil and gas reserves are divided between proved and unproved reserves. Proved reserves are estimated quantities of crude oil, natural gas and natural gas liquids that geological and engineering data demonstrate with reasonable certainty are economically producible in future years from known reservoirs under existing economic and operating conditions and government regulations, i.e., prices and costs as of the date the estimate is made. Unproved reserves are those with less than reasonable certainty of recoverability and are classified as either probable or possible. Probable reserves are reserves that are more likely to be recovered than not. Possible reserves are less likely to be recovered than probable reserves.

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The estimation of proved reserves is an ongoing process that takes into account engineering and geological information such as well logs, pressure data and fluid sample core data. Proved reserves can also be divided in two categories: developed and undeveloped. Developed proved reserves are expected to be recovered from existing wells including line pack or when the costs necessary to put them in production are relatively low, or through installed extraction equipment and infrastructure operational at the time of the reserves estimate if the extraction is by means not involving a well. For undeveloped proved reserves, significant investments are necessary, including drilling new wells and installing production or transportation facilities.

We use the successful efforts method to account for our exploration and production activities. Under this method, costs are accumulated on a field-by-field basis with certain exploratory expenditures and exploratory dry holes being expensed as incurred. Exploratory wells that find oil and gas in an area requiring major capital expenditure before production can begin are evaluated annually to ensure that commercial quantities of reserves have been found or that additional exploration work is under way or planned in a timeframe reasonable for the Petrobras development cycle and with consideration to ANP timing requirements. Exploratory well costs not meeting either of these criteria are charged to expense. Costs of productive wells and development dry holes are capitalized and amortized on the unit-of-production method because it provides a more timely accounting of the success or failure of our exploration and production activities.

Impact of Oil and Gas Reserves on Depreciation and Depletion

The calculation of unit-of-production depreciation and depletion is a critical accounting estimate that measures the depreciation and depletion of exploration and production assets.

It is the ratio of (i) actual volumes produced to (ii) total proved developed reserves (those proved reserves recoverable through existing wells with existing equipment and operating methods) applied to (iii) asset cost. Proved undeveloped reserves are considered in the amortization of leasehold acquisition costs. The volumes produced and asset cost are known and while proved developed reserves have a high probability of recoverability they are based on estimates that are subject to some variability. This variability may result in net upward or downward revisions of proved reserves in existing fields, as more information becomes available through research and production. As a result of these revisions, we increased our proved reserves by 1,646.1 mmboe in 2009, 162.7 mmboe in 2008 and 762.9 mmboe in 2007.

Impact of Oil and Gas Reserves and Prices on Testing for Impairment

At December 31, 2009, our property, plant, and equipment, net of accumulated depletion, amounted to U.S.\$136 billion. A substantial part of this amount consisted of oil and gas producing properties. These properties are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amounts may not be recoverable. We estimate the future and discounted cash flows of the affected properties to judge the recoverability of carrying amounts. In general, analyses are based on proved reserves, except in circumstances where it is probable that additional non-proved reserves will be developed and contribute to cash flows in the future: the percentage of probables that we include in cash flows does not exceed our past success ratios in developing probable reserves.

We perform asset valuation analyses on an ongoing basis as a part of our management program.

These analyses monitor the performance of assets against corporate objectives. They also assist us in reviewing whether the carrying amounts of any of our assets may not be recoverable. In addition to estimating oil and gas reserve volumes in conducting these analyses, it is also necessary to estimate future oil and gas prices.

In general, we do not view temporarily low oil prices as a trigger event for conducting impairment tests. The markets for crude oil and natural gas have a history of significant price volatility. Although prices will occasionally drop precipitously, industry prices over the long term will continue to be driven by market supply and demand fundamentals. Accordingly, any impairment tests that we perform make use of our long-term price assumptions for the crude oil and natural gas markets. These are the same price assumptions that are used in our planning and budgeting processes and our capital investment decisions, and they are considered to be reasonable, conservative estimates given market indicators and past experience. Significantly lower future oil and gas prices could lead to impairments in the future, if such decreases were considered to be indicative of long-term trends. In addition, significant changes in production curve expectation, discount and/or required production and lifting costs, could affect impairment analysis. While such uncertainties are inherent to this estimation process, the amount of impairment charges in past years has been small relative to the total value of oil and gas producing properties: U.S.319 million in 2009, U.S.\$519 million in 2008 and U.S.\$271 million in 2007. Based on our experience, we believe that future variability in estimates will have a small impact on both assets and expense.

Pension and Other Post-Retirement Benefits

The determination of the expense and liability relating to our pension and other post- retirement benefits involves the use of judgment in the determination of actuarial assumptions. These include estimates of future mortality, withdrawal, changes in compensation and discount rate to reflect the time value of money as well as the rate of return on plan assets. These assumptions are reviewed at least annually and may differ materially from actual results due to changing market and economic conditions, regulatory events, judicial rulings,

We account for our Employees Post-Retirement Benefits and Other Benefits, in accordance with the procedure established by Codification Topic 715. These standards require that we recognize the over-funded or under-funded status of each of our defined benefit pension and other post-retirement benefit plans as an asset or liability and to reflect changes in the funded status through Accumulated other comprehensive income, as a separate component of stockholder s equity.

According to the requirements of Codification Topic 715, the discount rate should be based on present value for settling the pension obligation. The use of the precepts of Codification Topic 715 in Brazil, which has been subject to inflation from time to time, creates certain issues to the extent that the ability for a company to settle a pension obligation at a future point in time may not exist because long-term financial instruments of suitable grade may not exist locally.

Although the Brazilian market has been demonstrating signs of stabilization as reflected in market interest rates, interest rates may be unstable.

We adopt a mortality table relating to actuarial assumptions of our pension and healthcare plans in Brazil, which reflects changes with respect to the profile of employees, retirees and pensioners, based on longevity, age of invalidity and invalid mortality tables.

The progressive increase in longevity has direct impact on the plan's estimated and provisioned volume of commitments and obligations and in our liabilities under the line Employees post-retirement benefits obligation Pension and our shareholders equity under the line Post-retirement benefit reserves adjustments net of tax pension cost.

Post-retirement benefit reserves adjustments net of tax pension cost are values calculated as the difference between the forecasted restatement of the net value of the obligations according to the actuarial assumptions and the variations effectively occurring over time. These amounts are to be amortized and posted to the results of subsequent fiscal years over the average life expectancy of the pension plan s members. See Note 16 to our audited consolidated financial statements for the year ended December 31, 2009.

higher or lower withdrawal rates or longer or shorter life spans of participants.

Beginning in 2008, we have accounted for employee benefit expenses for non-active participants as part of operating expenses rather than non-operating expenses. This reclassification had no effect on our consolidated net income, other than disclosure of our consolidated statements of income.

Litigation, Tax Assessments and Other Contingencies

Claims for substantial amounts have been made against us arising in the normal course of business. We are sometimes held liable for spills and releases of oil products and chemicals from our operating assets. In accordance with the guidance provided by U.S. GAAP, we accrued for these costs when it is probable that a liability has been incurred and reasonable estimates of the liability can be made. At December 31, 2009, we had accrued U.S.\$500 million for litigation contingencies.

Significant management judgment is required to comply with this guidance and it includes management s discussion with our attorneys, taking into account all of the relevant facts and circumstances. We believe that payments required to settle the amounts related to these claims, in case of loss, will not vary significantly from our estimated costs, and thus will not have a material adverse effect on our operations or cash flows. In past periods, the difference between the actual payout and the amount of the provision liability, with respect to contingency estimation, has been insignificant, with no material income statement impact in the period of the payout. In the last five years, our annual cash payouts for contingencies relating to claims against us, the parent company, reached an average of U.S.\$364 million per year.

Asset Retirement Obligations and Environmental Remediation

Under various contracts, permits and regulations, we have material legal obligations to remove equipment and restore the land or seabed at the end of operations at production sites. Our most significant asset removal obligations involve removal and disposal of offshore oil and gas production facilities worldwide. We accrue the estimated discounted costs of dismantling and removing these facilities at the time of installation of the assets. We also estimate costs for future environmental clean-up and remediation activities

based on current information on costs and expected plans for remediation. The aggregate amount of estimated costs on a discounted basis for asset retirement and environmental remediation provision at December 31, 2009 was U.S.\$2,812 million. Estimating asset retirement, removal and environmental remediation costs requires performing complex calculations that necessarily involve significant judgment because our obligations are many years in the future, the contracts and regulation have vague descriptions of what removal and remediation practices and criteria will have to be met when the removal and remediation events actually occur and asset removal technologies and costs are constantly changing, along with political, environmental, safety and public relations considerations. Consequently, the timing and amounts of future cash flows are subject to significant uncertainty. However, given the significant amount of time to the ultimate retirement date, any modifications in technological specifications, legal requirement, or other matters, would not have a materially adverse effect on any one reporting period.

In 2009, we reviewed and revised our estimated costs associated with well abandonment and the demobilization of oil and gas production areas, considering new information about date of expected abandonment and revised cost estimates to abandon. The changes to estimated asset retirement obligation were principally related to declaration of new fields as economically viable,

certain changes in revised cost estimates to abandon provided by non-operated joint-ventures. A summary of the annual changes in the abandonment provisions is presented in Note 9(a) to our audited consolidated financial statements, as of December 31, 2009.

Derivative Transactions

Codification Topic 815 requires that we recognize all derivatives as either assets or liabilities in the balance sheet and measure those instruments at fair value. Accounting for derivative transactions requires us to employ judgment to arrive at assumptions to compute fair market values, which are used as the basis for recognition of the derivative instruments in the financial statements. Such measurement may depend on the use of estimates such as estimated future prices, long-term interest rates and inflation indexes, and becomes

increasingly complex when the instrument being valued does not have counterparts with similar characteristics traded in an active market.

In the course of our business we have entered into contracts that meet the definition of derivatives under Codification Topic 815, certain of which have not qualified to receive hedge accounting. For the majority of these contracts, the estimates involved in the calculations for the fair value of such derivative instruments have not been considered likely to have a material impact in our financial position had we used different estimates, due to the majority of our derivative instruments being traditional over the counter instruments with short term maturities.

Impact of New Accounting Standards

Brazilian GAAP Is in the Process of Adopting IFRS Principles

Enacted in 2007, Law No. 11,638/07 amended the Brazilian Corporate Law to permit Brazilian GAAP to converge with International Financial Reporting Standards, or IFRS, as issued by the International Accounting Standards Board, or IASB. The transition from Brazilian GAAP to IFRS is being made gradually as official accounting pronouncements are issued. Financial statements prepared in accordance with Brazilian GAAP for the fiscal year ended December 31, 2009 were impacted by the new pronouncements. As a result, the basis for calculating dividend and profit sharing distributions to our employees were also affected. Our financial statements prepared in accordance with U.S. GAAP were not affected by Law No. 11,638/07 other than dividends payable and profit sharing payable to our employees, which are based on net income as calculated under Brazilian GAAP. Our consolidated financial statements as of March 31, 2010, in reais, were prepared in accordance with IFRS. We do not expect to discontinue U.S. GAAP reporting for the year ended December 31, 2010.

In 2008, Provisional Measure No. 449/08 was enacted to create a transitional tax regime that allowed the changes to Brazilian GAAP brought by Law No. 11,638/07 to be tax neutral until further legislation regulating the tax effects of the new accounting principles becomes effective. The adoption of the

Codification

The Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2009-01 in June 2009. The ASU, also issued as FASB Statement of Financial Accounting Standards (SFAS) No. 168, The FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles (Accounting Standards Codification) is effective for financial statements issued after September 15, 2009. ASU 2009-01 requires that the FASB s Accounting Standards Codification become the sole source of authoritative U.S. generally accepted accounting principles recognized by the FASB for nongovernmental entities. The Accounting Standards Codification is meant to simplify user access to all authoritative GAAP by reorganizing GAAP pronouncements into roughly 90 accounting topics within a consistent structure. All previous level (a)-(d) US GAAP standards issued by a standard setter are superseded. Level (a)-(d) US GAAP refers to the previous accounting hierarchy. All other accounting literature not included in the Accounting Standards Codification is non-authoritative. Following this statement, the FASB will not issue new standards in the form of Statements, FASB Staff Positions, or Emerging Issues Task Force Abstracts. Instead, it will issue Accounting Standards Updates. The FASB will not consider Accounting Standards Updates as authoritative in their own. We adopted Accounting Standards Codification effective July 1, 2009.

SFAS No. 157

Effective January 1, 2009, we implemented SFAS No 157, Fair Value Measurements for nonfinancial assets and nonfinancial liabilities measured at fair value, except those that are recognized or disclosed on a recurring basis (at least annually). This Statement was codified into Topic ASC 820 Fair Value Measurement and Disclosures. There was no impact to our consolidated financial statements from the implementation of this Topic for nonfinancial assets and liabilities, other than additional disclosures that have been incorporated into Note 21 to our consolidated financial statements.

transitional tax regime was optional for the fiscal year ended December 31, 2009 and mandatory as from fiscal year ended December 31, 2010. The temporary tax effects caused by the adoption of this transitional tax regime are reported in our financial statements as deferred income taxes.

SFAS No. 141-R

In December 2007, the FASB issued SFAS 141-R, which was subsequently amended by FASB Staff Position (FSP) FAS 141 (R)-1 in April 2009. SFAS 141-R applies prospectively to all business combinations occurring on or after January, 2009. This Statement was codified into FASB ASC Topic 805, Business Combinations . This statement requires the acquiring entity in a business combination to recognize the assets acquired, the liabilities assumed, and any noncontrolling interest in the acquiree at the acquisition date to be measured at their respective fair values. Topic 805 changes the accounting treatment for the following items: acquisition-related costs and restructuring costs to be generally expensed when incurred; in-process research and development to be recorded at fair value as an indefinite-lived intangible asset at the acquisition date; changes in deferred tax asset valuation allowances and income tax uncertainties after the acquisition to be generally recognized in income tax expense. Topic 805 also includes a substantial number of new disclosures requirements. There was no impact to our consolidated financial statements from the implementation of this Topic.

SFAS No. 160

In December 2007, the FASB issued SFAS 160, which establishes new accounting and reporting standards for the noncontrolling interest in a subsidiary and for the deconsolidation of a subsidiary. This Statement was codified into Topic 810, Consolidation . Topic 810 was implemented on January 1, 2009. As a result of the implementation, we reclassified on December 31, 2009, noncontrolling interest (minority interest) of U.S.\$1,362 million as equity in the consolidated financial statements, and net income of U.S.\$1,319 million attributable to the noncontrolling interest was included in consolidated net income on the face of the income statement.

FASB Staff Position (FSP) No. 132(R)-1

In December 2008, the FASB issued (FSP) No. 132(R)-1, which amends SFAS 132(R) and was codified into FASB ASC Topic 715

Compensation Retirement Benefits. This orientation provides guidance on an employer s disclosures about

There was no impact to our consolidated financial statements from the implementation of this Topic, other than additional disclosures that have been incorporated into Note 16 (b) to our consolidated financial statements.

SFAS No. 165

Effective April 1, 2009, we adopted SFAS 165, Subsequent Events. This Statement was codified into FASB ASC Topic 855, Subsequent Events . Topic 855 establishes general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. Topic 855 did not change significantly the current practice previously provided in auditing literature, except for introducing the concept of financial statements being available to be issued. It requires the disclosure of the date through which an entity has evaluated subsequent events and the basis for that date, that is, whether that date represents the date the financial statements were issued or were available to be issued. This Statement is not expected to result in any significant changes in the subsequent events reported by the Company. Refer to Note 2 to our consolidated financial statements, for the Topic 855 related disclosure for the year ended December 31, 2009.

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 became effective for us on January 1, 2010, and is not expected to have a material impact on our results of operations, financial position or liquidity.

ASU 2009-17

The FASB issued ASU 2009-17 in December 2009. This standard became effective for us 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

plan assets of a defined benefit pension or other postretirement plan. This FSP requires disclosures about: (a) Investment Policies and Strategies; (b) Categories of Plan Assets; (c) Fair Value Measurements of Plan Assets; and (d) Significant Concentrations of Risk. Effective December 31, 2009, we adopted this FSP.

Statement requires continuous assessments of whether an enterprise is the primary beneficiary of a VIE. ASU 2009-17 became effective for the us in January, 2010, and is not expected to have a material impact on our results of operations, financial position or liquidity.

Oil and gas reserves estimation and disclosure

The Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2010-03 in January 2010. The objective of the amendment included in this ASU is to align the oil and gas reserve estimation and disclosure requirements of the Extractive Activities - Oil and Gas (Topic 932) with the new requirements of the SEC s final rule, Modernization of the Oil and Gas Reporting Requirements. The main provisions of the ASU No. 2010-03 include the following:

- Expanding the definition of oil and gas production activities to include nontraditional reserves, such as bitumen.
- Amending the definition of proved oil and gas reserves to indicate that entities must use average prices over the 12-month period (as of the first day of each month), rather than year end price when estimating whether reserve quantities are economical to produce.
- Requiring that disclosures about equity method investments be in the same level of detail as is required for consolidated investments.
- Modifying the definition of geographic area for disclosure of reserve estimates and production.
- Permitting the use of new reliable technologies to establish reasonable certainty of proved reserves.

As required by ASU No. 2010-03, Petrobras adopted the new accounting standards as of December 31, 2009. Adoption of these requirements did not significantly impact our reported reserves or our consolidated financial statements.

Research and Development

We are deeply committed to research and development as a means to extend our reach to new production frontiers and achieve continuous improvement in operations. We have a history of successfully developing and implementing innovative technologies, including the means to drill, complete and produce wells in increasingly deep water. We are one of the largest investors in research and development among the world s major oil companies, and we spend a large percentage of revenues on research and development. In 2009, we spent U.S.\$681 million on research and development, equivalent to 0.7% of our net operating revenues. In 2008, we spent U.S.\$941 million on research and development, equivalent to 0.8% of our net operating revenues. In 2007, we spent U.S.\$881 million on research and development, equivalent to 1.0% of our net operating revenues. Our bylaws require us to place at least 0.5% of our paid-in corporate capital in a reserve for research and development expenses.

Our research and development activities focus on three main goals:

- expansion of our current businesses through:
 (a) the discovery of new exploratory frontiers;
 (b) the enhancement of our current oil recovery methods; (c) the development of new or enhanced ultra deep water production systems and equipment; (d) the development of the pre-salt reservoirs; (e) the development and implementation of technologies to maximize the production of middle distillates in our refineries; (f) the development and enhancement of petrochemical processes and products; and (g) the development of offshore natural gas transportation systems;
- providing a mix of products compatible with the energy demands of the future through the adaptation of our refining processes to utilize vegetable oils as feedstock and through the development of second generation biofuel production processes, which use residual biomass as feedstock; and

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• Ensuring that our activities are environmentally sustainable. We aim to improve our water and CO2 management and energy efficiency capabilities throughout the entire value chain.

In the three-year period ended December 31, 2009, our research and development operations were awarded 45 patents in Brazil and 109 overseas. Our portfolio of patents covers all of our areas of activities.

We have operated a dedicated research and development facility in Rio de Janeiro, Brazil since 1966. As of December 31, 2009, we had 2,093 employees working at this facility. We also conduct research and development through joint research projects with universities and other research centers in Brazil and abroad and participate in technology exchange and assistance partnerships with other oil and gas and oilfield services companies.

PifCo does not itself conduct research and development.

Trends

We plan to expand all segments of operations in our target markets in accordance with our 2009-2013 Business Plan. In support of this goal we plan total capital expenditures of U.S.\$174.4 billion over 2009-2013. Of this total, 59% is in the exploration and production segment, where constant investment in exploration and development is needed to exploit newly discovered resources and offset natural declines in production from existing fields as they mature. Based on our slate of development projects, we have set a target of increasing production by 8.1% annually over the period 2009 to 2013 while replacing our reserves through organic growth. Our business plan for 2010 through 2014 is currently under review by our board of executive officers. On March 19, 2010, our board of directors provided guidance for the 2010-2014 period by authorizing total capital expenditures in the range of U.S.\$200 to U.S.\$220 billion for the period.

The price we realize for the oil we produce is determined by international oil prices, although we generally sell our oil at a discount to the Brent and West Texas Intermediate (WTI) benchmark prices because it is heavier and thus more expensive to refine. In 2009, international oil prices recovered from 2008 lows, driven largely by three factors: (i) a decrease in OPEC output, which drove down oil production in order to meet reduced demand due to the global economic crisis; (ii) improved economic outlook, with a widespread view that a recovery would take place in 2010; (iii) international geopolitical risks, including civil strife in Nigeria and worries over Iran s nuclear program, which magnified upward pressure on prices. Towards the end of 2009, oil prices found a stable price range between U.S.\$70/bbl and U.S.\$85/bbl. The economic outlook will remain the key determinant of oil price movements in the near term. According to the International Energy Agency (IEA), the rhythm of the economic recovery will determine how fast demand will return to a growth trajectory. A fast-paced recovery coupled with slow supply-side response can result in higher prices on the medium term. On the other hand, if the expectations are not met, especially those regarding non-OECD economies, oil prices may drop below the current trading range.1

For the 2009 to 2013 period, we plan to continue to focus on increasing our refining throughput and our capacity to refine heavier crudes. During 2009, downstream gross margins varied between 26.5 and 7.3 percent reflecting the fluctuation in international prices. Future refining margins will depend on capacity utilization in the global and Brazilian refining industries and the relative prices and volumes of light and heavy crudes that are produced and can be processed.

Under our 2009-2013 Business Plan, our net-debt-to-equity ratio is targeted to remain in the range of 25-35% through 2013, based on an estimated average exchange rate of R\$2.00 per U.S.\$1.00. In accordance with the guidance provided by our board of directors on March 19, 2010, our net-debt-to-equity ratio for the 2010-2014 period is limited to 35% and our net-debt-to-EBITDA ratio to 2.5:1.

¹ Source: IEA World Energy Outlook 2008

Item 6. Directors, Senior Management and Employees

Directors and Senior Management

Directors of Petrobras

Our board of directors is composed of a minimum of five and a maximum of nine members and is responsible for, among other things, establishing our general business policies. The members of the board of directors are elected at the annual general meeting of shareholders.

Under Brazilian Corporate Law, shareholders representing at least 10% of the company s voting capital have the right to demand that a cumulative voting procedure be adopted to entitle each common share to as many votes as there are board members and to give each common share the right to vote cumulatively for only one candidate or to distribute its votes among several candidates.

Furthermore, our bylaws enable (i) minority preferred shareholders that together hold at least 10% of the total capital stock (excluding the controlling shareholders) to elect and remove one member to our board of directors; and (ii) minority common shareholders to elect one member to our board of directors, if a greater number of directors is not elected by such minority shareholders by means of the cumulative voting procedure. Our bylaws provide that, regardless of the rights above granted to minority shareholders, the Brazilian federal government always has the right to elect the majority of our directors, independently of their number. In addition, under Law 10,683, dated May 28, 2003, one of the board members elected by the Brazilian federal government must be indicated by the Minister of Planning, Budget and Management. The maximum term for a director is one year, but re-election is permitted. In accordance with the Brazilian Corporate Law, the shareholders may remove any director from office at any time with or without cause at an extraordinary meeting of shareholders. Following an election of board members under the cumulative vote procedure, the removal of any board member by an extraordinary meeting of shareholders will result in the removal of all the other members, after which new elections must be held

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We currently have nine directors. The following table sets forth certain information with respect to these directors:

Name	Date of Birth	Position	Current Term Expires	Business Address
Guido Mantega(1)	April 7, 1949	Chair	April 2011	Esplanada dos Ministérios Bloco P
				5° andar
				Brasília DF
J.S. Gabrielli de Azevedo(1)	October 3, 1949	Director	April 2011	Cep 70.048-900 Avenida República do Chile, no. 65
				23° andar
				Rio de Janeiro RJ
Silas Rondeau Cavalcante Silva(1)	December 15, 1952	Director	April 2011	Cep 20.031-912 Avenida República do Chile, no. 65
				24° andar
				Rio de Janeiro RJ
Francisco Roberto de Albuquerque(1)	May 17, 1937	Director	April 2011	Cep 20.031-912 Alameda Carolina, no. 594
Albuquerque(1)				Itú SP
Fabio Colletti Barbosa(2)	October 3, 1954	Director	April 2011	Cep 13.306-410 Av. Juscelino Kubitschek, no. 2.235
				27° andar
				Vila Olímpia
				São Paulo SP
Jorge Gerdau Johannpeter(3)	December 8, 1936	Director	April 2011	Cep 04543-011 Av. Farrapos, no. 1.811
				Porto Alegre RS
Luciano Galvão Coutinho(1)	September 29, 1946	Director	April 2011	Cep 90.220-005

Av. República do Chile, no.

100

19° andar

Rio de Janeiro RJ

Cep 20.031-917

Sergio Franklin Quintella(1) February 21, 1935Director April 2011 Praia de Botafogo, no. 190

12° andar

Rio de Janeiro RJ

Cep 22.250-900

Márcio Pereira July 1, 1956Director April 2011 Esplanada dos Ministérios

Bloco U

Sala 807

Brasília DF

Cep 70.065-900

Zimmermann(1)

Guido Mantega Mr. Mantega has been our Chairman of the board of directors since March 19, 2010 after being a member of this board since April 3, 2006. He is also a member of the board of directors of Petrobras Distribuidora S.A. BR. Mr. Mantega was appointed a member of the Remuneration and Succession Committee of our board of directors on October 15, 2007. Mr. Mantega has been Brazil s Minister of Finance since March 28, 2006, and he served as chairperson of the Group of 20 Finance Ministers and Central Bank Governors (G-20) in 2008. He is a member of the Conselho de Desenvolvimento Econômico e Social CDES (Economic and Social Development Council), an advisory body to the Brazilian government. Mr. Mantega has also held the posts of Brazil s Minister

of Planning, Budget and Management and of president of the Banco Nacional de Desenvolvimento Econômico e Social BNDES (Brazilian Development Bank). He received a bachelor s degree in economics from the Escola de Economia, Administração e Contabilidade FEA (School of Economy, Administration and Accounting) at the Universidade de São Paulo USP (University of São Paulo) in 1971, and a Ph.D. in development sociology from the Faculdade de Filosofia, Letras e Ciências Humanas FFLCH (School of Philosophy, Literature and Human Sciences) at USP, and completed specialized studies at the Institute of Development Studies IDS at the University of Sussex, England in 1977.

⁽¹⁾ Appointed by the controlling shareholder.

⁽²⁾ Appointed by the minority common shareholders.

⁽³⁾ Appointed by the minority preferred shareholders.

J.S. Gabrielli de Azevedo Mr. Gabrielli has been a member of our board of directors since July 22, 2005, and is also a member of the board of directors of Petrobras Distribuidora S.A. BR, Petrobras Biocombustível, Petrobras Transporte Transpetro, Petrobras Gás Gaspetro and Petrobras Química Petroquisa. He was our Chief Financial Officer from January 2003 to July 2005, and he has been our Chief Executive Officer since July 22, 2005. Mr. Gabrielli holds a Ph.D. in economics from Boston University (1987). He is a full professor of economics on leave from the Universidade Federal da Bahia UFBA (Federal University of Bahia).

Silas Rondeau Cavalcante Silva Mr. Silva has been a member of our board of directors since April 3, 2006, and is also a member of the board of directors of Petrobras Distribuidora S.A. BR. Mr. Silva was Brazil s Minister of Mines and Energy from July 2005 to May 2007 and president of Centrais Elétricas Brasileiras Eletrobras from May 2004 to July 2005. Mr. Silva has worked as a consultant for RV2 Consultoria e Assessoria. He now works for the Instituto de Desenvolvimento de Estudos e Projetos Econômicos Ltda. IDEPE (Institute for the Development of Economic Studies and Projects) and SGR Consultoria Empresarial Ltda. (SGR Business Consultancy). Mr. Silva has a degree in electrical engineering from the Universidade Federal de Pernambuco UFPE (Federal University of Pernambuco) and a specialized degree in transmission lines engineering from the Universidade Federal do Rio de Janeiro UFRJ (Federal University of Rio de Janeiro).

Francisco Roberto de Albuquerque Mr. de Albuquerque has been a member of our board of directors since April 2, 2007, and he is also a member of the board of directors of Petrobras Distribuidora S.A. BR. He has been a member of the Audit Committee and the Remuneration and Succession Committee of our board of directors since April 13, 2007, and October 15, 2007, respectively. He earned a bachelor s degree in military sciences from the Academia Militar das Agulhas Negras AMAN (Agulhas Negras Military Academy) in Resende, Rio de Janeiro, in 1958 and in economics from the Universidade de São Paulo USP (University of São Paulo) in 1968, a master s degree in military sciences from the Escola de Aperfeiçoamento de Oficiais EsAO (Advanced Military School) in 1969,

He has been the Chief Executive Officer of Grupo Santander Brasil since August 2008. Mr. Barbosa is also the Chairman of the board of directors and of the executive board of the Federação Brasileira de Bancos FEBRABAN (Brazilian Federation of Banks). Mr. Barbosa has a bachelor s degree in management from the Fundação Getulio Vargas São Paulo (Getulio Vargas Foundation São Paulo) (1976) and an MBA from the Institute for Management and Development in Lausanne, Switzerland (1979).

Jorge Gerdau Johannpeter Mr. Johannpeter has been a member of our board of directors since October 19, 2001, and is also a member of the board of directors of Petrobras Distribuidora S.A. BR. He was appointed a member of the Remuneration and Succession Committee of our board of directors on October 15, 2007. Mr. Johannpeter is the President of the board of directors of Grupo Gerdau (Gerdau Group), a member of the board of directors of the Instituto Aço Brasil IABr (Brazilian Steel Institute), a member of the Conselho de Desenvolvimento Econômico e Social CDES (Economic and Social Development Council) and a member of the executive committee of the World Steel Association. Mr. Johannpeter is involved in Brazil s non-profit sector as president of the board of the Programa Gaúcho da Qualidade e Produtividade PGQP (State Program for Quality and Productivity in Rio Grande do Sul), leader of the Movimento Brasil Competitivo MBC (Movement for Brazilian Competitiveness), member of the deliberative council of Parceiros Voluntários (Volunteer Partners) and coordinator of Ação Empresarial (Business Action). He received a bachelor s degree in law and social sciences from the Universidade Federal do Rio Grande do Sul UFRGS (Federal University of Rio Grande do Sul), Porto Alegre, in 1961.

Luciano Coutinho Mr. Coutinho has been a member of our board of directors since April 4, 2008, and is also a member of the board of directors of Petrobras Distribuidora S.A. BR. He has been the President of the Banco Nacional de Desenvolvimento Econômico e Social BNDES (Brazilian Development Bank) since April 27, 2007. In addition, Mr. Coutinho is a member of the board of directors of Vale S.A., a member of the Curator Committee for the Fundação Nacional da Qualidade FNQ (Brazilian Quality Foundation), and the BNDES representative at the Fundo Nacional de Desenvolvimento Científico e Tecnológico FNDCT

and a Ph.D. in military sciences from the Escola de Comando e Estado-Maior do Exército ECEME (Military Officer Training School) in Rio de Janeiro in 1977.

Fabio Colletti Barbosa Mr. Barbosa has been a member of our board of directors since January 3, 2003, and is also a director of Petrobras Distribuidora S.A. BR. He has also been the President of the Audit Committee of our board of directors since June 17, 2005.

(Brazilian Fund for Scientific and Technological Development). Mr. Coutinho has a Ph.D. in economics from Cornell University, a master s degree in economics from the Fundação Instituto de Pesquisas Econômicas Fipe (Institute of Economic Research) at the Universidade de São Paulo USP (University of São Paulo), and a bachelor s degree in economics from USP.

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Sergio Franklin Quintella Mr. Quintella has been a member of our board of directors since April 8, 2009, and is also a member of the board of directors of Petrobras Distribuidora S.A. BR. He has been a member of the Audit Committee of our board of directors since November 13, 2009. He is vice president of Fundação Getúlio Vargas FGV. He was member of the board of directors of the Banco Nacional de Desenvolvimento Econômico e Social BNDES (Brazilian Development Bank) from 1975 to 1980, member of the Conselho Monetário Nacional (National Monetary Council of Brazil) from 1985 to 1990, and president of the Tribunal de Contas (Court of Auditors) of the State of Rio de Janeiro from 1993 to 2005. Mr. Quintella holds a degree in civil engineering from the Pontifícia Universidade Católica do Rio de Janeiro PUC-Rio (Pontifical Catholic University of Rio de Janeiro) in economic engineering from the Escola Nacional de Engenharia (National Engineering School) and in economics from the Faculdade de Economia do Rio de Janeiro (College of Economics of Rio de Janeiro). He also holds a master s degree in business from IPSOA Institute, Turin, in Italy and graduated from the Advanced Management Program at Harvard Business School. Mr Quintella is currently a member of the council of PUC-Rio.

Márcio Pereira Zimmermann Mr. Zimmermann has been a member of our board of directors since March 22, 2010 and is also a member of the board of directors of Petrobras Distribuidora S.A. BR. He has been the President of the Remuneration and Succession Committee of our board of directors since April 29, 2010. Mr. Zimmermann is currently the Minister of Mines and Energy, and he previously served as Executive Secretary and Secretary for Energy Planning and Development at the Ministry of Mines and Energy.

Mr. Zimmermann is also the Chairman of the board of directors of Centrais Elétricas Brasileiras Eletrobrás. He has been a member of the Conselho Nacional de Política Energética CNPE (National Council for Energy Policy) since February 2009. Mr. Zimmermann holds a bachelor s degree in electric engineering from the Pontifícia Universidade Católica do Rio Grande do Sul PUC-RS (Pontifical Catholic University of Rio Grande do Sul), a post-graduate degree in electric systems engineering from the Universidade Federal de Itajubá UNIFEI (Itajubá Federal University), and a master s degree in electrical engineering from the Pontifícia Universidade Católica do Rio de Janeiro PUC-Rio (Pontifical Catholic University of Rio de Janeiro).

Directors of PifCo

PifCo is managed by a board of directors, consisting of three members, and by its executive officers. The board of directors is responsible for preparing PifCo s year-end accounts, convening shareholders meetings and reviewing and monitoring its financial performance and strategy. Although not required by PifCo s memorandum and articles of association, it is PifCo s policy that the Chairman and all of its executive officers be Petrobras employees.

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PifCo s directors serve indefinite terms and can be removed with or without cause. The following table sets forth certain information about PifCo s board of directors:

Name	Date of Birth	Position	Year of Appointment
Daniel Lima de Oliveira	December 29, 1951	Chairman	2005
Marcos Antonio Silva Menezes	March 24, 1952	Director	2003
José Raimundo Brandão Pereira	October 27, 1956	Director	2008

Daniel Lima de Oliveira Mr. Lima de Oliveira has been PifCo s Chairman and Chief Executive Officer and Petrobras Executive Manager of Corporate Finance since September 1, 2005. From January 2003 to September 2005, Mr. Lima was a director of Petrobras International Braspetro BV (PIB BV) and Braspetro Oil Services Company Brasoil, and from September 2005 to April 2006, he was a member of the board of directors of REFAP S.A. Mr. Lima de Oliveira graduated in mechanical engineering from the Escola de Engenharia Industrial (São José dos Campos Industrial Engineering School) in 1975.

Marcos Antonio Silva Menezes Mr. Menezes has been a PifCo director since 2003, and Petrobras Executive Manager of Accounting since 1998. Mr. Menezes currently serves as a member of the Fiscal Council and of the Audit Committee of Braskem S.A., and he has been the Chairman of the Fiscal Council of the Instituto Brasileiro de Petróleo, Gás e Biocombustíveis IBP (Brazilian Institute of Petroleum, Gas and Biofuels), and the Organização Nacional das Indústras de Petróleo ONIP (National Organization of the Petroleum Industry) since 1998 and 1999, respectively. Mr. Menezes holds bachelor s degrees in accounting and business management from the Faculdade Moraes Júnior in Rio de Janeiro (Moraes Júnior University), a post-graduate degree in financial management from the Fundação Getúlio Vargas (Getulio Vargas Foundation), and has completed an advanced management program (PGA) at the Fundação Dom Cabral/INSEAD France (Dom Cabral Foundation/European Institute of Business Administration).

José Raimundo Brandão Pereira Mr. Pereira has been a PifCo director, and has served as PifCo s Executive Manager of Marketing and Trading since June 2008. Mr. Pereira has also been a director of Petrobras International Braspetro BV (PIB BV) since September 2008 and a member of the board of directors of PESA since March 2009. Mr. Pereira graduated in civil engineering from the Universidade Estadual de Maranhão (State University of Maranhão) in 1979.

Executive Officers of Petrobras

Our board of executive officers, composed of one Chief Executive Officer and up to six executive officers, is responsible for our day-to-day management. Under our bylaws, the board of directors elects the executive officers, including the Chief Executive Officer. The Chief Executive Officer is chosen from among the members of the board of directors. All of the executive officers are Brazilian nationals and reside in Brazil. According to our bylaws, in electing executive officers our board of directors must consider their personal qualification, knowledge and specialization in their respective areas. The maximum term for executive officers is three years, but re-election is permitted. The board of directors may remove any executive officer from office at any time with or without cause. Six of the current executive officers are experienced Petrobras career managers, engineers or technicians.

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The following table sets forth certain information with respect to our executive officers:

Name	Date of Birth	Position	Current Term
J.S. Gabrielli de Azevedo	October 3, 1949	Chief Executive Officer	April 2011
Almir Guilherme Barbassa	May 19, 1947	Chief Financial Officer and Chief Investor	April 2011
		Relations Officer	
Renato de Souza Duque	September 29, 1955	5 Chief Services Officer	April 2011
Guilherme de Oliveira Estrella	April 18, 1942	Chief Exploration and Production Officer	April 2011
Paulo Roberto Costa	January 1, 1954	Chief Downstream Officer	April 2011
María das Graças Silva Foster	August 26, 1953	Chief Gas and Power Officer	April 2011
Jorge Luiz Zelada	January 20, 1957	Chief International Officer	April 2011

J. S. Gabrielli de Azevedo Mr. Gabrielli has been our Chief Executive Officer and a member of our board of directors since July 22, 2005. For biographical information regarding Mr. Gabrielli, see Directors of Petrobras.

Almir Guilherme Barbassa Mr. Barbassa has been our Chief Financial Officer and Chief Investor Relations Officer since July 22, 2005. Mr. Barbassa joined Petrobras in 1974 and has worked in several financial and planning capacities, both in Brazil and abroad. Mr. Barbassa has served as Petrobras corporate finance and treasury manager, and he has also served at various times as financial manager and chairman of Petrobras subsidiaries that carry out international financial activities. In addition, he was an economics professor at Universidade Católica de Petrópolis (Petrópolis Catholic University) and Faculdades Integradas Bennett (Bennett University) from 1973 to 1979. Mr. Barbassa holds a master s degree in economics from the Fundação Getúlio Vargas (Getulio Vargas Foundation).

Renato de Souza Duque Mr. Duque has been our Chief Services Officer since January 31, 2003. Currently, Mr. Duque is a member of the board of directors of Petrobras Gás S.A. Gaspetro and Chief Executive Officer of Petrobras Negócios Eletrônicos S.A. Mr. Duque holds a degree in electrical engineering from the Universidade Federal Fluminense (Fluminense Federal University) and an MBA from the Universidade Federal do Rio de Janeiro (Federal University of Rio de Janeiro).

Paulo Roberto Costa Mr. Paulo Roberto has been our Chief Downstream Officer since May 14, 2004. Mr. Paulo Roberto graduated in mechanical engineering from the Universidade Federal do Paraná (Federal University of Paraná) in 1976. Mr. Costa joined Petrobras in 1977 and worked for a long period in our exploration and production activities.

Maria das Graças Silva Foster Ms. Maria das Graças Silva Foster has been our Chief Gas and Power Officer since September 21, 2007. She holds a degree in chemical engineering from the Universidade Federal Fluminense (Fluminense Federal University), a master s degree in nuclear engineering from the Universidade Federal do Rio de Janeiro (Federal University of Rio de Janeiro) and an MBA in economics from the Fundação Getúlio Vargas (Getulio Vargas Foundation).

Jorge Luiz Zelada Mr. Zelada has been our Chief International Officer since March 3, 2008. Mr. Zelada received a degree in electrical engineering from the Universidade Federal do Rio de Janeiro (Federal University of Rio de Janeiro) in 1979 and an MBA from IBMEC/Rio de Janeiro (Brazilian Institute of Capital Markets/Rio de Janeiro) in 2000.

Executive Officers of PifCo

All of the current executive officers are experienced managers from Petrobras, some of whom have served on the boards of directors of Petrobras subsidiaries and in representative offices abroad. The executive officers work as a board and are responsible for PifCo s day-to-day management.

Guilherme de Oliveira Estrella Mr. Guilherme Estrella has been our Chief Exploration and Production Officer since 2003. He has been Chairman of the board of the Instituto Brasileiro de Petróleo, Gás e Biocombustíveis (Brazilian Petroleum, Gas and Biofuels Institute) since 2003. Mr. Estrella graduated in 1964 from the School of Geology of the Universidade Federal do Rio de Janeiro (Federal University of Rio de Janeiro).

PifCo s executive officers serve indefinite terms and can be removed with or without cause.

The following table sets forth certain information about PifCo s executive officers:

Name	Date of Birth	Position	Year of Appointment
Daniel Lima de Oliveira	December 29, 1951	Chief Executive Officer	2009
Guilherme Pontes Galvão França	January 18, 1959	Chief Commercial Officer	2005
Sérvio Túlio da Rosa Tinoco	June 21, 1955	Chief Financial Officer	2005
Mariângela Monteiro Tizatto	August 9, 1960	Chief Accounting Officer	1998
Nilton Antonio de Almeida Maia	June 21, 1957	Chief Legal Officer	2000
Gerson Luiz Gonçalves	September 29, 1953	Chief Audit Officer	2000
Juarez Vaz Wassersten	August 26,1954	Chief Businesses Officer	2009

Daniel Lima de Oliveira Mr. Lima de Oliveira has been PifCo s Chairman and Chief Executive Officer and Petrobras Executive Manager of Corporate Finance since September 1, 2005. For biographical information regarding Mr. Lima de Oliveira, see Directors of PifCo.

Guilherme Pontes Galvão França Mr. França has served as PifCo s Chief Commercial Officer since October 1, 2005. Mr. França graduated in chemical engineering from the Universidade Federal do Rio de Janeiro (Federal University of Rio de Janeiro) in 1981.

Sérvio Túlio da Rosa Tinoco Mr. Tinoco has been PifCo s Chief Financial Officer since September 1, 2005. Mr. Tinoco holds a bachelor s degree in economics from Universidade Oswaldo Cruz, São Paulo (Oswaldo Cruz University) (1978), and had an MBA from the Fundação Getúlio Vargas, São Paulo (Getulio Vargas Foundation) (1983) partially completed with one year at the Institut Supérieur des Affaires ISA/HEC, France (Institute of Superior Affairs ISA/HEC).

Mariângela Monteiro Tizatto Ms. Tizatto has served as PifCo's Chief Accounting Officer since 1998, and has been Petrobras' General Manager of Corporate Accounting since 1999. Ms. Tizatto has a bachelor's

Nilton Antonio de Almeida Maia Mr. Maia has served as PifCo s Chief Legal Officer since April 19, 2000. Mr. Maia also currently serves as General Counsel for Petrobras. He has completed post-graduate degrees in law, with specializations in energy and tax law, from the Universidade Cândido Mendes (Cândido Mendes University) and the Universidade Estácio de Sá (Estácio de Sá University).

Gerson Luiz Gonçalves Mr. Gonçalves has been PifCo s Chief Audit Officer since April 19, 2000 and Petrobras Executive Manager of Internal Auditing since December 1, 1994. Mr. Gonçalves is a member of the Brazilian Institute of Internal Auditors (AUDIBRA) and the International Institute of Internal Auditors (IIA). He received a bachelor s degree in accounting from the Universidade de São Paulo (University of São Paulo) in 1975.

Juarez Vaz Wassersten Mr. Wassersten has been PifCo s Chief Businesses Officer since January 2009. Mr. Wasserten holds a bachelor s degree in production engineering from Universidade Federal do Rio de Janeiro (Federal University of Rio de Janeiro) and a master s degree in economics from Universidade Cândido Mendes (Cândido Mendes University).

degree in accounting from Universidade Cândido Mendes (Cândido Mendes University) and an executive MBA from the Universidade Federal do Rio de Janeiro (Federal University of Rio de Janeiro). In 1990, she taught Analysis of Financial Statements and Advanced Accounting at Faculdade Moraes Júnior (Moraes Junior University). She has been a member of the Fiscal Council of Petrobras Distribuidora S.A. BR since 2006, and she has been a member of the Auditing and Accounting Rules Commission of the Associação Brasileira das Companhias Abertas ABRASCA (Brazilian Association of Public Companies) since 1995.

Compensation

Petrobras

For 2009, the aggregate amount of compensation we paid to all members of the board of directors and executive officers was approximately U.S.\$5 million.

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In addition, the members of the board and the executive officers receive certain additional benefits generally provided to our employees and their families, such as medical assistance, payment of educational expenses and supplementary social security benefits.

We have no service contracts with our directors providing for benefits upon termination of employment. We have a remuneration and succession committee in the form of an advisory committee. See Other Advisory Committees.

PifCo

PifCo s directors and executive officers are paid by Petrobras in respect of their function as Petrobras employees, but they do not receive any additional compensation, pension or other benefits from PifCo or Petrobras in respect of their functions as PifCo directors or executive officers, as the case may be.

Share Ownership

Petrobras

As of April 30, 2010, the members of our board of directors, our executive officers, the members of our Fiscal Council, and close members of their families, as a group, beneficially held a total of 19,780 common shares and 54,416 preferred shares of our company. Accordingly, on an individual basis, and as a group, our directors, executive officers, Fiscal Council members, and close members of their families beneficially owned less than one percent of any class of our shares.

The shares held by our directors, executive officers, Fiscal Council members, and close members of their families have the same voting rights as the shares of the same type and class that are held by our other shareholders. None of our directors, executive officers, Fiscal Council members, or close members of their families holds any options to purchase common shares or preferred shares. Petrobras does not have a stock option plan for its directors, officers or employees.

PifCo

As of December 31, 2009, PifCo s authorized share capital was composed of 300,050,000 shares at par value of U.S.\$1.00 per share, all of which are issued and outstanding. All of PifCo s issued and outstanding shares of common stock are owned by us.

Fiscal Council

We have established a permanent Fiscal Council (Conselho Fiscal) in accordance with applicable provisions of the Brazilian Corporate Law, composed of up to five members. As required by the Brazilian Corporate Law our Fiscal Council is independent of our management and external auditors. The Fiscal Council s responsibilities include, among others: (i) monitoring management s activities and (ii) reviewing our annual report and financial statements. The members and their respective alternates are elected by the shareholders at the annual general shareholder s meeting. Holders of preferred shares without voting rights and minority common shareholders are each entitled, as a class, to elect one member and his respective alternate to the Fiscal Council. The Brazilian government has the right to appoint the majority of the members of the Fiscal Council and their alternates. One of these members and his respective alternate are appointed by the Minister of Finance representing the Brazilian Treasury. The members of the Fiscal Council are elected at our annual general shareholders meeting for a one-year term and re-election is permitted.

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The following table lists the current members of the Fiscal Council:

Name	Year of First Appointment
Marcus Pereira Aucélio	2005
César Acosta Rech	2008
Túlio Luiz Zamin	2003
Nelson Rocha Augusto	2003
Maria Lúcia de Oliveira Falcón	2003

The following table lists the alternate members of the Fiscal Council:

Name	Year of First Appointment
Paulo Fontoura Valle	2010
Ricardo de Paula Monteiro	2008
Edson Freitas de Oliveira	2002
Maria Auxiliadora Alves da Silva	2003
Celso Barreto Neto	2002

Petrobras Audit Committee

We have an Audit Committee that advises our board of directors, composed exclusively of members of our board of directors.

On June 17, 2005, our board of directors approved the appointment of our Audit Committee to satisfy the audit committee requirements of the Sarbanes-Oxley Act of 2002 and Rule 10A-3 under the Securities Exchange Act of 1934.

The Audit Committee is responsible for, among other things:

- making recommendations to our board of directors with respect to the appointment, compensation and retention of our independent auditor;
- assisting our board of directors with analysis of our financial statements and the effectiveness of our internal controls over financial reporting in consultation with internal and independent

- assisting in the resolution of conflicts between management and the independent auditor with respect to our financial statements;
- conducting an annual review of related party transactions involving interested members of our board of directors and executive officers and companies that employ any of these people, as well any other material transactions with related parties; and
- establishing procedures for the receipt, retention and treatment of complaints regarding accounting, internal control and auditing matters, including procedures for the confidential, anonymous submission by employees of concerns regarding questionable accounting or auditing matters.

On December 16, 2005, our Audit Committee s charter was amended to meet the audit committee requirements of the Sarbanes-Oxley Act of 2002 and Rule 10A-3 under the Securities Exchange Act of 1934, including

auditors;

the incorporation of the powers mentioned above.

The current members of our Audit Committee are Fabio Colletti Barbosa, Francisco Roberto de Albuquerque and Sergio Franklin Quintella. All members of our Audit Committee are independent as defined in 17 CFR 240.10A-3.

Other Advisory Committees

We implemented two additional advisory committees in 2007: the *Comitê de Remuneração e Sucessão* (Remuneration and Succession Committee) and the *Comitê de Meio Ambiente* (Environmental Committee). Also in 2007, we formalized a relationship between the *Comissão de Governança Corporativa* (Corporate Governance Commission) and a *Comitê de Gestão da Petrobras* (Management Committee), in order to study and refine our corporate governance practices.

Petrobras Ombudsman

The Petrobras General Ombudsman s Office has been an official part of our corporate structure since October 2005, when it became directly linked to the board of directors. The General Ombudsman s Office is the official channel for receiving and responding to denunciations and information regarding possible irregularities in accounting, internal controls and auditing. The General Ombudsman s Office reports directly to the Audit Committee and guarantees the anonymity of informants.

In December 2007, the board of directors approved the Policies and Directives of the Petrobras Ombudsmen, which was an important step in aligning the General Ombudsman s practices with those of the other ombudsmen in the system, contributing to better corporate governance.

PifCo Advisory Committees

PifCo does not have any committees of its board of directors.

Employees and Labor Relations

We attract and retain valuable employees by offering competitive compensation and benefits, merit-based promotions and a profit-sharing plan. In accordance with Brazilian law, total profit-sharing payments to employees are limited to 25% of the amount of proposed dividends for the year. We increased our employee numbers in 2009 due to the growth of our business.

The table below shows our employee numbers for the last three years:

	As of December 31,		
	2009	2008	2007
Petrobras employees:			
Parent company	55,802	55,199	50,207
Subsidiaries	13,150	12,266	11,941
Abroad	7,967	6,775	6,783
Total Petrobras Group	76,919	74,240	68,931
Parent company by level:			
High school	35,741	35,490	33,114
College	19,317	18,868	16,234
Maritime employees	744	841	859
Total parent company	55,802	55,199	50,207
Parent company by region:			
Southeastern Brazil	38,509	38,188	34,910
Northeastern Brazil	13,821	13,641	12,243
Other locations	3,472	3,370	3,054
Total parent company	55,802	55,199	50,207

The table below sets forth the main expenses related to our employees for the last three years:

	2009	2008	2007
	J)	J.S.\$ million)	
Salaries	5,115.2	4,957.8	3,625.7
Employee training	132.2	232.5	198.4
Profit sharing distributions	748.7	732.2	519.7

We have had no major labor stoppages since 1995, and we consider our relations with our employees and the unions that represent our employees to be good. Forty-six percent of our employees are members of the Oil Workers National Union and 45% of our maritime employees

belong to the Maritime Employees Union. We negotiate collective bargaining agreements annually with each union. Our agreement with the Oil Workers National Union has two components: an economic clause, which is effective until August 31, 2010, and a social clause, which is effective until August 31, 2011. Under this agreement, employees received a 4.36% cost of living increase, which reflects an increase in inflation in that period, as measured by the Índice Nacional de Preços ao Consumidor Amplo, a 7.81% increase in the minimum pay scale, and a one-time payment of 100% of the monthly salary. We signed a collective bargaining agreement with the Maritime Employees Union on March 24, 2010. The agreement also has two components: an economic clause, which is effective until October 31, 2010, and a social clause, which is effective until October 31, 2011.

Pension and Health Care Plan

We sponsor a contributory defined benefit pension plan known as Petros, which covers 96.2% of our employees. The principal objective of Petros has been to supplement the social security pension benefits of our employees. Employees that participate in the plan make mandatory monthly contributions. Our historical funding policy has been to make annual contributions to the plan in the amount determined by actuarial appraisals. Contributions are intended to provide not only for benefits attributed to service to date but also for those expected to be earned in the future.

The table below shows the benefits paid, contributions made, and outstanding Petros liabilities for 2009, 2008 and 2007:

	2009	2008	2007
		(U.S.\$ million)	
Total benefits paid	91	1 932	835
Total contributions	35	0 286	282
Petros liabilities(1)	4,78	8 2,054	5,042

(1) The excess of the actuarial value of our obligation to provide future benefits over the fair value of the plan assets used to satisfy that obligation. The increase in these liabilities in 2009 was primarily due to the change of discount rate from 7.7% per year in 2008 to 6.6% per year in 2009. See Note 16(f) to our audited consolidated financial statements for the year ended December 31, 2009.

On August 9, 2002, the Petros Plan stopped admitting new participants and since 2003 we have been engaged in complex negotiations with representatives of the Oil Worker's National Union to address the deficits of the plan and develop a supplementary pension plan. We have also been subject to material legal proceeding in connection with the Petros Plan. In August 2007, we approved new regulations for the Petros Plan and entered into an agreement with the Oil Worker's National Union and other parties involved which will extinguish the existing lawsuits in connection with the Petros Plan. The main changes introduced to the Petros

installments with interest of 6% per year on the balance for the next 20 years, as previously agreed during the renegotiation.

On July 1, 2007, we implemented the Petros Plan 2, a variable contribution or mixed pension plan, for employees with no supplementary pension plan. A portion of this plan with defined benefits characteristics includes risk coverage for disability and death, a guaranty of a minimum benefit and a lifetime income, and the related actuarial commitments are recorded according to the projected credit unit method. The

Plan include: (i) salary increases of active employees will no longer be passed to retired employees, (ii) the benefits of participants of the plan will be adjusted according to the IPCA inflation index, and (iii) decreases in pensions provided by the government plan will not be supplemented by the Petros Plan. We agreed to pay R\$5.8 billion updated retroactively to December 31, 2006 by the consumer price index (IPCA) plus 6% per year, which will be paid in semi-annual

portion of the plan with defined contribution characteristics, earmarked for forming a reserve for programmed retirement, is recognized in the results for the year as the contributions are made. In 2009, the contribution of Petrobras and its subsidiaries to the defined contribution portion of this plan was U.S.\$327 million. The expenses and benefit obligations related to Petros Plan 2 were recorded

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according to ASC 715 Compensation Retirement Benefits.

We maintain a health care benefit plan (AMS), which offers health benefits and covers all employees (active and inactive) together with their dependents. We manage the plan, with the employees contributing fixed amounts to cover principal risks and a portion of the costs relating to other types of coverage in accordance with participation tables defined by certain parameters, including salary levels.

Our commitment related to future benefits to plan participants is calculated on an annual basis by an independent actuary, based on the Projected Unit Credit method. The health care plan is not funded or otherwise collateralized by assets. Instead, we make benefit payments based on annual costs incurred by plan participants.

In 2009, in order to improve the management of our health care benefit plan, our internal controls and the service provided to its participants, we began the process of re-enrolling the participants in AMS in an effort to compile an updated and reliable database. More than 230,000 participants were re-enrolled in 49 cities, and the re-enrollment process has continued into 2010.

In addition, some of our consolidated subsidiaries have their own benefit plans.

PifCo

With the exception of 50 employees of Petrobras Europe Limited, or PEL, and 38 employees of Petrobras Singapore Private Limited, or PSPL, PifCo s personnel consist solely of our employees, and PifCo relies on us to provide all administrative functions. In May 2008, PifCo and Petrobras entered into an agreement to share costs and expenditures

related to PifCo s use of Petrobras administrative resources

Item 7. Major Shareholders and Related Party Transactions

Major Shareholders

Petrobras

Our capital stock is composed of common shares and preferred shares, all without par value. On April 30, 2010, there were 5,073,347,344 outstanding common shares and 3,700,729,396 outstanding preferred shares. These totals reflect the two-for-one split of our common and preferred shares, which became effective in Brazil as of April 28, 2008.

On May 11, 2007, our shareholders approved a four-for-two reverse capital stock split. As a result of the stock split, the ratio of our common and preferred shares to ADRs changed to two shares to one ADR. The stock split and change of ADR ratio became effective as of July 2, 2007.

Under the Brazilian Corporate Law, as amended, the number of non-voting shares of our company may not exceed two-thirds of the total number of shares. The Brazilian government is required by law to own at least a majority of our voting stock and currently owns 55.6% of our common shares, which are our only voting shares. The Brazilian government does not have any special voting rights, other than the right to always elect a majority of our directors, irrespective of the rights our minority shareholders may have to elect directors, set forth in our bylaws.

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The following table sets forth information concerning the ownership of our common shares and preferred shares as of April 30, 2010, by the Brazilian government, certain public sector entities and our officers and directors as a group. We are not aware of any other shareholder owning more than 5% of our common shares.

Shareholder	Common Shares	%	Preferred Shares	%	Total Shares	%
Brazilian government	2,818,751,784	55.6			2,818,751,784	32.1
BNDES Participações	98,457,000	1.9	574,047,344	15.5	672,504,344	7.6
S.A. BNDESPar						
Other Brazilian public sector entities	3,320,856	0.1	1,474,628	0.04	4,795,484	0.1
All directors and executive						
officers as a Group (15 persons)	19,780		54,416		74,196	
Others	2,152,797,924	42.3	3,125,153,008	84.5	5,277,950,932	60.1
Total.	5,073,347,344	100.0	3,700,729,396	100.0	8,774,076,740	100.0

As of April 30, 2010, approximately 34.53% of our preferred shares and approximately 24.87% of our common shares were held of record in the United States directly or in the form of American Depositary Shares. As of April 30, 2010, we had approximately 638,969,563 record holders of preferred shares, or American Depositary Shares representing preferred shares, and approximately 631,108,410 record holders of common shares, or American Depositary Shares representing common shares, in the United States. The ratio of our common and preferred share ADRs is two shares to one ADR. This ratio was changed by the reverse stock split effective July 2, 2007.

PifCo

PifCo s directors and executive officers are paid by Petrobras in respect of their function as Petrobras employees, but they do not receive any additional compensation, pension or other benefits from PifCo or Petrobras in respect of their functions as PifCo directors or executive officers, as the case may be.

Petrobras Related Party Transactions

Board of Directors

Direct transactions with interested members of our board of directors or our executive officers require the approval of our board of directors, and must follow the conditions of an arms-length transaction and market material to our business during the current or the three immediately preceding financial years or during any earlier financial year, which transaction remains in any way outstanding or unperformed. In addition, we have not entered into any transaction with related parties which is or was unusual in its nature or conditions during the current or the three immediately preceding financial years, nor is any such transaction proposed, that is or would be material to our business.

We have no outstanding loans or guaranties to the members of our board of directors, our executive officers or any close member of their families.

For a description of the shares beneficially held by the members of our board of directors and close members of their families, see Item 6. Directors, Senior Management and Employees Share Ownership.

Brazilian Government

We have engaged, and expect to continue to engage, in numerous transactions in numerous transactions in the ordinary course of business with our controlling shareholder, the Brazilian government, and with other companies controlled by it, including financings from BNDES and banking, asset management and other transactions with Banco do Brasil S.A. The above-mentioned transactions with Banco do Brasil had a negative net balance of U.S.\$3,320 million as of December 31, 2009. See Note 23 to our audited

practices guiding transactions with third parties. None of the members of our board of directors, our executive officers or close members of their families has had any direct interest in any transaction we effected which is or was unusual in its nature or conditions or

consolidated financial statements as of December 31, 2009.

As of December 31, 2009, we had a receivable (the Petroleum and Alcohol Account) from the Brazilian government, our controlling shareholder, of U.S.\$469 million secured by a U.S.\$53 million blocked deposit account. See Note 23 to our audited consolidated financial statements as of December 31, 2009.

We also have restricted deposits made by us, which serve as collateral for legal proceedings involving the Brazilian government. As of December 31, 2009, these deposits amounted to U.S.\$983 million. See Note 23 to our audited consolidated financial statements as of December 31, 2009.

In addition, according to Brazilian law, we are only permitted to invest in securities issued by the Brazilian government in Brazil. This restriction does not apply to investment outside of Brazil. As of December 31, 2009, the value of these marketable securities that has been directly acquired and held by us amounted to U.S.\$2,519 million. See Note 23 to our audited consolidated financial statements as of December 31, 2009.

For additional information regarding our principal transactions with related parties, see Note 23 to our audited consolidated financial statements as of December 31, 2009.

PifCo Related Party Transactions

As a result of being our wholly owned subsidiary, PifCo has numerous transactions with us and other affiliated companies in the ordinary course of business. PifCo engages in crude oil and oil product purchases from international suppliers and resells crude oil and oil products in U.S. dollars to us on a deferred payment basis, at a price which represents a premium to compensate PifCo for its financing costs. PifCo also purchases crude oil and oil products from us and for sale outside Brazil. Substantially all of PifCo s revenues are generated by transactions with us. Additionally, PifCo sells and purchases crude oil and oil products to and from third parties and related parties, mainly outside Brazil.

Since PifCo s inception there have been no, and there are no proposed, material transactions with any of PifCo s officers and directors. PifCo does not extend any loans to its officers and directors.

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PifCo s transactions with related parties resulted in the following balances in 2009 and 2008:

	December 31, 2009		December 31, 2008	
	Assets L	Liabilities	Assets	Liabilities
		(U.S.\$ mil	lion)	
Assets				
Current:				
Accounts receivable	15,986		24,155	
Notes receivable(1)	1,213		1,152	
Marketable securities	2,547		2,599	
Exports prepayment	383		416	
Others	4		2	
Other non current:				
Marketable securities	2,490		2,000	
Notes receivable	422		412	
Exports prepayment	264		331	
Liabilities				
Current:				
Trade accounts payable		1,685		1,712
Notes payable(1)		7,862		25,353
Other		3		
Total	23,309	9,550	31,067	27,065
Current	20,133	9,550	28,324	27,065
Long-term	3,176		2,743	

PifCo s notes receivable from and payable to us for the majority of the loans bear interest at LIBOR plus 3.0% (1) per year.

PifCo s principal transactions with related parties are as follows:

	200		ear Ended D 200	·	200	7
	Income	Expense	Income (U.S.\$ m	Expense	Income	Expense
Sales of crude oil and oil products						
and services						
Petróleo Brasileiro S.A Petrobras	10,139		19,040		12,231	
Petrobras International Braspetro B.V.						
- PIB BV and its subsidiaries	3,401		2,023		704	
Downstream Participações S.A. and						
its subsidiaries	2,080		2,709		1,744	
Other	109		26		•	
Purchases						
Petróleo Brasileiro S.A Petrobras		(9,176)		(11,660)		(6,873)
Petrobras International Braspetro B.V.		, , ,		, , ,		, ,
- PIB BV and its subsidiaries		(2,180)		(2,185)		(892)
Downstream Participações S.A.		(,,		(, ,		()
and its subsidiaries		(515)		(586)		(623)
Other		(28)		,		(487)
Selling, general and administrative		(-)				()
expenses						
Petróleo Brasileiro S.A Petrobras		(135)		(294)		(166)
Petrobras International Braspetro B.V.		()		(-)		()
- PIB BV and its subsidiaries		(62)		(48)		(16)
Financial income		(-)		(- /		(-)
Petróleo Brasileiro S.A Petrobras	1,301		1,470		997	
Petrobras International Braspetro B.V.	-,		-,			
- PIB BV and its subsidiaries	132		93		401	
Downstream Participações S.A. and			, ,			
its subsidiaries	30		57		16	
Other	6		37		286	
Financial expense	· ·		0,			
Petróleo Brasileiro S.A Petrobras		(937)		(1,319)		(1,588)
Petrobras International Braspetro B.V.		(501)		(1,01)		(1,000)
- PIB BV and its subsidiaries		(28)		(31)		
Other		(20)		(3)		
~				(3)		
Total	17,198	(13,061)	25,455	(16,126)	16,379	(10,645)

Item 8. Financial Information

Petrobras Consolidated Statements and Other Financial Information

See Item 18. Financial Statements and Index to Financial Statements.

PifCo Consolidated Statements and Other Financial Information

See Item 18. Financial Statements and Index to Financial Statements.

Legal Proceedings

Petrobras

We are currently subject to numerous proceedings relating to civil, criminal, administrative, environmental, labor and tax claims. Several individual disputes described in further detail below account for a significant part of the total amount of claims against us. Our audited consolidated financial statements only include provisions for probable and reasonably estimable losses and expenses we may incur in connection with pending proceedings. See Note 19 to our audited consolidated financial statements. The table below sets forth our recorded financial provisions by type of claim:⁽¹⁾

	Provisions as of December 31,	
	2009	2008
	(U.S.\$ million)	
Labor claims	71	50
Tax claims	94	81
Civil claims	272	220
Commercial claims and other contingencies	63	28
Total	500	379

Excludes provisions for contractual contingencies and tax assessments by the *Instituto Nacional do Seguro* (1) *Social*, or INSS.

The amount accrued related to claims against Petrobras, the parent company, as of December 31, 2009, corresponded to approximately 28.9% of the total amount accrued by us related to claims against us and the amounts paid by us in respect of legal claims against Petrobras in the last five years averaged U.S.\$364 million per year. As of December 31, 2009, we estimate that the total amount of claims against us, excluding disputes involving non-monetary claims or claims not easily evaluated in the current stage of the proceedings, was approximately U.S.\$28.4 billion.

The most significant claims against us are summarized below:

Civil Claims

On November 23, 1992, Porto Seguro Imóveis Ltda., a minority shareholder of Petroquisa, filed a lawsuit on behalf of Petroquisa (a shareholder derivative suit) against us for alleged losses suffered as a result of the

In 2006, we purchased all of the minority interests of Petroquisa, and we now own 100.0% of its share capital. We appealed and prevailed in canceling the judgment, but a subsequent appellate decision on March 30, 2004, required Petrobras to indemnify Petroquisa and Porto Seguro for U.S.\$2,359 million and U.S.\$590 million, respectively (the latter representing 5% in premium and 20% in attorney s fees).

If this award is not reversed, the indemnity estimated to Petroquisa, including monetary corrections and interest, would be U.S.\$9,204 million. However, because Petrobras owns 100% of Petroquisa s share capital, a portion of the indemnity estimated at U.S.\$6,075 million, will not require a disbursement by us. We will also be required to pay U.S.\$460 million to Porto Seguro and U.S.\$1,841 million in attorney s fees if the award is not reversed. For more information on this claim, see Note 19(a) to our audited consolidated financial statements as of December 31, 2009.

sale of Petroquisa s stake in various petrochemical companies included in the National Privatization Program (*Programa Nacional de Desestatização*). The plaintiff in the lawsuit requests that we, as controlling shareholder of Petroquisa, be compelled to reinstate the damages made to Petroquisa s equity, since we approved the minimum sales price for the privatized companies. An initial decision on January 14, 1997, held us liable to Petroquisa for damages in an amount equivalent to U.S.\$3,406 million. In addition, we were required to pay the plaintiff 5% of such amount as a premium, as well as attorney s fees of 20% of such amount.

In 1981, Kallium Mineração S.A. brought an action against Companhia de Pesquisa de Recursos Minerais CPRM seeking an indemnification of approximately U.S.\$450 million for the early termination of a contract for the exploration of a very large potassium salt mine in Sergipe. CPRM terminated the contract when the Brazilian government, which had previously granted CPRM the right to develop an exploration project for the mine, cancelled the concession to CPRM and transferred it to Petromisa, our former subsidiary. As a result, CPRM brought us and the Brazilian government into the proceedings as co-defendants. In 1999, despite denying most of Kallium s claims, the court required us to indemnify Kallium for their research and exploration costs, which correspond to approximately U.S.\$1 million. We and Kallium have appealed the decision and are awaiting a judgment. The total damages amount that may be payable will be subject to monetary adjustment and to interest at 6% calculated as of the date of the filing of the lawsuit.

Several individuals have filed a collective lawsuit (an *ação popular*) against us, Repsol-YPF and the Brazilian government seeking to unwind the 2001 exchange of certain of our operating assets in Brazil for some of YPF s operating assets in Argentina. The plaintiffs maintain that the assets exchanged were not properly valued and that, therefore, the transaction was not in our best interests. In 2002, the court granted an injunction to the plaintiffs, which was then suspended by the Superior Court of Justice of Brazil. The lawsuit was subsequently judged on the merits in our favor and the other parties appealed. We are awaiting a final decision on the merits.

On January 18, 2000, a pipeline connecting one of our terminals to a refinery in Guanabara Bay ruptured, causing a release of approximately 341,000 gallons of crude oil into the bay. We undertook action to control the spill in an effort to prevent the oil from threatening additional areas. As a result of this spill, several individual damage lawsuits were filed by fishermen of the State of Rio de Janeiro, in an aggregate amount of approximately R\$52 million. In addition, the Federation of Fishermen of the State of Rio de Janeiro filed a lawsuit against us claiming damages of approximately R\$537 million. In 2002, the judge hearing this matter found that damages were due, but not in the amount claimed. Both parties appealed this decision, and later in 2002, the Court of Appeals of the State of Rio de Janeiro denied the appeal filed by the plaintiff and dismissed numerous claims, including those of all fishermen who had already settled their claims against us, those who had already filed individual lawsuits against us, and certain others. Further appeals (agravos de instrumento) by both sides presented in 2003, to the Superior Tribunal de Justica (STJ) and the STF, respectively, were denied. On February 2, 2007, the judge who initially heard the case published a decision overturning the appellate court s decision and partially accepting the court expert report that defined the period over which Guanabara Bay s fish would be affected by the spill. Given that the amount of damages for each fisherman affected is the same, this decision resulted in an aggregate amount of damages equal to R\$1,102 million through December 2005 (without interest and monetary indexation after that date). We appealed this decision and our appeal was denied in July 2007. An appeal filed by the Federation of Fishermen of the State of Rio de Janeiro was granted and, as a result, the

We have appealed both of these decisions to the STJ. In November 2009, the STJ granted our appeal to annul the decision from the judge who initially heard the case. We are waiting for a new decision to determine whether or not the case will continue at the STJ or will be returned to the *Tribunal de Justiça do Rio de Janeiro* for another judgment. For more information on this claim, see Note 19(a) to our audited consolidated financial statements as of December 31, 2009.

Tax Claims

On July 18, 2007, we were notified of a new ANP board resolution requiring payment of additional government participation charges retroactively to 1998. This resolution, which annulled an earlier board resolution, determined that we should make an additional payment in the amount of approximately R\$400 million (U.S.\$230 million) for special government participation charges from the Marlim field.

In 2007, we filed suit to challenge the new method used by the ANP to calculate the special participation tax. The lower court decided in favor of the ANP, and this decision was upheld by a regional federal court on September 30, 2009. Petrobras subsequently appealed this decision to higher courts in Brasilia.

On October 23, 2009, we, the ANP and the State of Rio de Janeiro reached an agreement to resolve the dispute out of court. The amount owed to the ANP for retroactive special participation from the Marlim field was fixed at R\$2,065 million (U.S.\$1,034 million) as of September 30, 2009, payable in eight consecutive monthly installments and adjusted by the benchmark SELIC rate. We have made three payments of the installments in 2009, and the remaining balance as of December 31, 2009 was R\$1,322 million (U.S.\$759 million). This settlement definitively resolves any and all legal and administrative actions relating to this matter.

number of fishermen entitled to damages increased from 12,000 to 20,000.

We have been served with assessments by the Brazilian Revenue Service relating to a withholding tax (IRRF) that they claim should have been paid by us. The assessments relate to payments we made to purchase oil we imported and to charter payments we made with respect to movable platform vessels. On May 8, 2008, we filed suit concerning one of the tax assessments related to charter payments, and the court granted preliminary injunctive relief (tutela antecipada) suspending the withholding tax until a final judgment is reached. On December 31, 2009, the total amount of these tax assessments corresponded to approximately R\$5,256 million (approximately U.S.\$3,019 million). We have contested all of these assessments, and they are pending appeal at the administrative level. If necessary, we will bring suit at the federal judicial level.

We sold imported naphtha for the production of petrochemical raw materials, as opposed to the production of gasoline or diesel. In 2006, the Brazilian Revenue Service filed a tax assessment (auto de infração) against us for the payment of CIDE, an excise tax applied to the sale and import of crude oil, oil products and natural gas products, on the grounds that we did not prove that the naphtha was not used to produce gasoline or diesel. As we have provided evidence that the naphtha was used solely in petrochemical activities, we believe these imports are not taxable. The assessment is being reviewed, and we will continue to appeal at the federal administrative level and later at the federal judicial level, if necessary. As of December 31, 2009, Petrobras maximum exposure in this matter, including monetary restatement, was R\$1,915 million (U.S.\$1,100 million).

Petrobras was obligated to sell its products to fuel distributors free of CIDE (an excise tax) due to judicial decisions obtained by the distributors against the federal government of Brazil. The judicial decisions have been revoked, and in 2007, the Brazilian federal government commenced an administrative proceeding against us to recover unpaid CIDE. We filed an appeal at the administrative level in light of the first unfavorable administrative decision. As of December 31, 2009, Petrobras maximum exposure in this matter, including monetary restatement, was R\$1,149 million (U.S.\$660 million).

Environmental Claims

In the period between 2005 to 2009, we experienced several accidents which led to the following volumes of oil spilled each year: 67,102 gallons in 2009, 115,179 gallons in 2008, 101,970 gallons in 2007, 77,402 gallons in 2006 and 71,141 gallons in 2005. In addition, in the years 2000 through 2002, we experienced accidents that resulted in several administrative, civil and criminal investigations and proceedings, some of which have not yet been concluded, and the most significant of which are specified below. We cannot predict whether additional litigation will result from those accidents or whether any such additional proceedings would have a material adverse effect on us. See Note 19 to our audited consolidated financial statements.

January 2000 spill Guanabara Bay

On January 18, 2000, a pipeline connecting one of our terminals to a refinery in Guanabara Bay ruptured, causing a release of approximately 341,000 gallons of fuel oil into the bay. We undertook action to control the spill in an effort to prevent the oil from threatening additional areas. We have spent approximately R\$104 million in connection with the clean-up efforts and fines imposed by the federal environmental protection agency (IBAMA) in connection with this spill, and are subject to several legal proceedings that remain pending as a result of this spill.

July 2000 spill Curitiba

On July 16, 2000, the Santa-Catarina/Paraná pipeline ruptured at our President Getúlio Vargas refinery, located approximately 15 miles (24 kilometers) from Curitiba, capital of the State of Paraná. Approximately 1.06 million gallons of crude oil spilled into the surrounding area. We spent approximately R\$74 million at the time on the clean-up effort and fines imposed by the State of Paraná authorities. In addition, in relation to this spill:

- IBAMA fined us R\$168 million, which we are contesting;
- three public civil actions (ações civis públicas) have been filed against us, the most important of which was filed on January 1, 2001, by the Federal Public Ministry and the Paraná State Public Ministry seeking damages of approximately R\$2,300 million. Currently, this suit is awaiting the results of an expert examination (prova pericial); and
- the Federal Public Ministry instituted a criminal action against us, our former chief executive officer and the former superintendent of the REPAR refinery. This action has been dismissed with respect to our former chief executive officer and suspended, pending a decision on a petition for reconsideration filed by the Federal Public Ministry, with respect to us and the former superintendent of the REPAR refinery.

February 2001 spill Rivers in the State of Paraná

On February 16, 2001, our Araucária-Paranaguá pipeline ruptured as a result of an unusual movement of the soil and spilled approximately 15,059 gallons of fuel oil into several rivers located in the State of Paraná. Within four days, we cleaned the river surfaces, recovering approximately 13,738 gallons of fuel oil. As a result of the accident:

- the *Instituto Ambiental do Paraná*, or IAP, fined us approximately R\$150 million, which was subsequently reduced to R\$90 million, which we are contesting; and
- the Federal Public Ministry and the Paraná State Public Ministry filed public civil actions against us seeking approximately R\$3.7 billion in damages. In addition, the IAP filed a class action against us seeking damages of approximately R\$150 million. These public actions have been consolidated following the denial of our preliminary motions and will begin at the trial court with the discovery phase.

March 2001 gas explosion and spill Roncador field

On March 15, 2001, a gas explosion inside one of the columns of the *P-36* production platform, located in the Roncador field (75 miles off the Brazilian coast) led to the death of 11 employees and eventual sinking of the platform. The accident also caused 396,300 gallons of diesel fuel and oil to spill into the ocean. As a result of the accident:

- the Federal Public Ministry filed a lawsuit in 2002 seeking the payment of R\$100 million as environmental damages, among other demands. We have presented our defense to these claims and are awaiting a decision; and
- IBAMA fined us approximately R\$7 million. We challenged these fines through administrative proceedings. One of these proceedings has ended and the fine (in the amount of R\$2 million) has been upheld by IBAMA. We filed suit (ação anulatória) to annul the administrative decision upholding the R\$2 million fine. The other administrative proceeding has not yet been decided.

October 2002 FPSO accident

On October 13, 2002, a power blackout in FPSO *P-34*, which is located in the Barracuda-Caratinga fields, affected the ship s water balance system and causing the FPSO to roll. Four days later, the stability of the ship had been restored, without casualties or spill of oil into the sea. As a result of the investigation of this accident, several measures to prevent similar accidents were incorporated into our *Programa de Excelência Operacional*, or PEO (Operational Excellence Program). In connection with the accident, we also executed a *Termo de Ajustamento de Conduta* (Agreement for Regularization of Conduct), or TAC, with IBAMA, agreeing to conduct certain actions in the Campos Basin to reduce the risk of environmental damage.

The Federal Public Ministry challenged the validity of the TAC in 2003 and attempted to prevent us from obtaining new licenses from IBAMA for our platforms located in the Campos Basin. We obtained a favorable court decision, which was appealed by the Federal Public Ministry. The Court decided the appeal partially in favor of the Federal Public Ministry. We challenged this decision and are awaiting judgment.

Campos Basin Drilling Operations

On February 3, 2006, IBAMA imposed a fine on us for our alleged breach of the August 11, 2004 *Termo de Ajustamento de Conduta* (TAC) with IBAMA relating to drilling operations in the Campos Basin, in an adjusted amount of R\$122.9 million. We are contesting the fine through an administrative proceeding. We believe the drilling performed by us along the Brazilian coast, including the drilling performed in the Campos Basin, is legitimate based on IBAMA s previous drilling license, Federal Government Decree of December 9, 2002, and the August 11, 2004 TAC, which is still valid.

Pollution

On January 15, 1986, the Public Ministry of the State of São Paulo and the *União dos Defensores da Terra* (Union for Defense of the Earth), filed a public civil action against us and 23 other companies in the State Court of São Paulo for alleged damages caused by pollution. The amount alleged in the initial pleading filed with the Court is equivalent to R\$4,217, but it is difficult to estimate the actual damages that could be assessed by the Court. The Public Ministry of the State of São Paulo has publicly stated that the amount of U.S.\$800 million would ultimately be required to remedy the alleged environmental damage. The Court is determining whether or not to assert joint and several liability of the defendants. A decision is still pending the conclusion of the discovery phase.

PifCo

There is no litigation or governmental proceeding pending or, to PifCo s knowledge, threatened against PifCo s or any of its subsidiaries that, if adversely determined, would have a significant effect on its financial position or profitability.

Dividend Distribution

Petrobras

The tables below describe our cash dividends for the last five fiscal years, including amounts paid in the form of interest on shareholders equity.

	For the Year Ended December 31,						
	2009	2008	2007	2006	2005		
	(U.S.\$ million)						
Dividends paid to shareholders	7,627	4,343	3,860	3,144	2,104		
Dividends paid to minority interests	85	404	143	69	6		
-	7,712	4,747	4,003	3,213	2,110		

For Brazilian Corporate Law s minimum dividend distribution requirements, see Item 10. Additional Information Memorandum and Articles of Incorporation of Petrobras Payment of Dividends and Interest on Shareholders Equity and Item 10. Additional Information Memorandum and Articles of Incorporation

PifCo

For a description of PifCo s dividend distribution policy, see Item 10. Additional Information Memorandum and Articles of Association of PifCo Dividends.

of Petrobras Mandatory Distribution. We may change our dividend policy at any time within the limits set forth by Brazilian law.

Item 9. The Offer and Listing

Petrobras

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Traumg Markets	
Common Shares	São Paulo Stock Exchange (Bovespa) São Paulo (ticker symbol PETR3); Mercado de Valores Latinoamericanos en Euros (Latibex) Madrid, Spain (ticker symbol XPBR)
Preferred Shares	São Paulo Stock Exchange (Bovespa) São Paulo (ticker symbol PETR4); Mercado de Valores Latinoamericanos en Euros (Latibex) Madrid, Spain (ticker symbol XPBRA)
Common ADSs	New York Stock Exchange (NYSE) New York (ticker symbol PBR)
Preferred ADSs	New York Stock Exchange (NYSE) New York (ticker symbol PBRA)
Common Shares	Bolsa de Comercio de Buenos Aires (BCBA) Buenos Aires, Argentina (ticker symbol APBR)
Preferred Shares	Bolsa de Comercio de Buenos Aires (BCBA) Buenos Aires, Argentina (ticker symbol APBRA)

Our common and preferred shares have been traded on the São Paulo Stock Exchange since 1968. Our ADSs representing two common shares and our ADSs representing two preferred shares have been traded on the New York Stock Exchange since 2000 and 2001, respectively. JPMorgan Chase Bank, N.A. serves as depositary for both the common and preferred ADSs.

Our common and preferred shares have been traded on the LATIBEX since 2002. The

LATIBEX is an electronic market created in 1999 by the Madrid Stock Exchange in order to enable trading of Latin American equity securities in euro denominations.

Our common and preferred shares have been traded on the *Bolsa de Comercio de Buenos Aires* (Buenos Aires Stock Exchange) since April 27, 2006.

Share Price History

The following table sets forth trading information for our common shares and preferred shares, as reported by the São Paulo Stock Exchange, and for our common and preferred American Depositary Shares, as reported by the New York Stock Exchange, for the periods indicated.

				U.S. Dollars Per		U.S. Dollars Per	
Reais Per Common Share		Reais Per Preferred Share		Common American Depositary Share		Preferred American Depositary Share	
20.90	12.70	18.61	11.37	18.35	9.35	16.55	8.36
27.70	20.33	24.90	18.25	26.73	17.55	23.39	15.78
52.50	22.43	44.20	20.09	58.81	21.13	49.83	18.88
62.30	20.21	52.51	16.89	75.19	14.94	63.51	12.56
	Sha High 20.90 27.70 52.50	Share High Low 20.90 12.70 27.70 20.33 52.50 22.43	Share Share High Low High 20.90 12.70 18.61 27.70 20.33 24.90 52.50 22.43 44.20	Share Share High Low 20.90 12.70 18.61 11.37 27.70 20.33 24.90 18.25 52.50 22.43 44.20 20.09	Reais Per Common Share Reais Per Preferred Share Common Deposita High Low High Low 12.70 18.61 11.37 18.35 27.70 20.33 24.90 18.25 26.73 52.50 22.43 44.20 20.09 58.81	Reais Per Common Share Reais Per Preferred Share Common American Depositary Share High Low 20.90 12.70 18.61 11.37 18.35 9.35 18.61 11.37 18.35 9.35 27.70 20.33 24.90 18.25 26.73 17.55 26.73 17.55 52.50 22.43 44.20 20.09 58.81 21.13	Reais Per Common Share Reais Per Preferred Share Common American Depositary Share Preferred Depositary Share High Low 20.90 12.70 18.61 11.37 18.35 9.35 16.55 27.70 20.33 24.90 18.25 26.73 17.55 23.39 52.50 22.43 44.20 20.09 58.81 21.13 49.83

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2009:	45.10	27.45	39.79	23.06	53.01	23.01	46.91	19.48
First quarter	38.97	27.45	30.86	23.06	34.99	23.01	27.72	19.48
Second quarter	44.40	35.71	35.24	28.61	45.64	32.16	36.35	25.49
Third quarter	41.33	35.64	35.00	29.11	46.16	35.44	39.31	29.10
Fourth quarter	45.10	39.82	39.79	34.05	53.01	44.43	46.91	38.02
November 2009	44.85	41.05	39.45	35.55	53.01	46.71	46.67	40.52
December 2009	45.10	40.20	39.79	35.20	52.86	46.10	46.91	40.75
2010:								
First quarter	41.81	35.80	37.50	31.52	48.91	38.20	43.83	33.76
January 2010	41.81	37.84	37.50	33.90	48.91	40.57	43.83	36.08
February 2010	38.88	35.80	34.69	31.52	42.65	38.20	38.40	33.76
March 2010	41.55	39.05	37.21	34.50	47.10	43.11	42.18	38.04
April 2010	40.59	36.33	36.08	32.10	46.35	41.24	41.23	36.54

The São Paulo Stock Exchange

The São Paulo Stock Exchange is less liquid than the New York Stock Exchange. At December 31, 2009, the aggregate market capitalization of the 385 companies listed on the São Paulo Stock Exchange was approximately U.S.\$1,340.9 billion and the ten largest companies represented approximately 44.8% of the total market capitalization of all listed companies. All the outstanding shares of an exchange-listed company may trade on the São Paulo Stock Exchange, but in most cases, less than half of the listed shares are actually available for trading by the public. The remainder is held by small groups of controlling persons, by governmental entities or by one principal shareholder.

Trading on the São Paulo Stock Exchange by a holder not deemed to be a resident of Brazil for Brazilian tax and regulatory purposes (a non-Brazilian holder) is subject to certain limitations under Brazilian foreign investment legislation. With limited exceptions, non-Brazilian holders may only trade on the São Paulo Stock Exchange in accordance with the requirements of Resolution No. 2,689 of the National Monetary Council. Resolution No. 2,689 requires that securities held by non-Brazilian holders be maintained in the custody of, or in deposit accounts with, financial institutions duly authorized by the Central Bank of Brazil and the CVM. In addition, Resolution No. 2,689 requires non-Brazilian holders to restrict their securities trading to transactions on Brazilian stock exchanges or qualified over-the-counter markets. With limited exceptions, non-Brazilian holders may not transfer the ownership of investments made under Resolution No. 2,689 to other non-Brazilian holders through a private transaction.

PifCo

PifCo s common stock is not registered and there is no trading market for it. PifCo s Senior Notes due 2011 are listed in the Luxembourg Stock Exchange. PifCo s Global Notes due 2016, 2018, 2019, 2020 and 2040 are registered on the New York Stock Exchange. PifCo s other debt securities have not been listed on any securities exchange.

Item 10. Additional Information

Article 3 of our bylaws establishes our corporate purposes as research, prospecting, extraction, processing, trade and transportation of crude oil from wells, shale and other rocks, of its derivatives, natural gas and other fluid hydrocarbons, as well as other related or similar activities, such as activities connected with energy, including research, development, production, transportation, distribution, sale and trade of all forms of energy, as well as other related or similar activities. We may conduct outside Brazil, directly or through our subsidiaries, any of the activities within our corporate purpose.

Qualification of Directors

Brazilian law provides that only shareholders of a company may be appointed to its board of directors, but there is no minimum share ownership or residency requirement for qualification as a director. Members of our board of executive officers must be Brazilian nationals and reside in Brazil. Our directors and executive officers are prevented from voting on any transaction involving companies in which they hold more than 10% of the total capital stock or of which they have held a management position in the period immediately prior to their taking office. Under our bylaws, shareholders set the aggregate compensation payable to directors and executive officers. The board of directors allocates the compensation among its members and the executive officers.

Allocation of Net Income

At each annual general shareholders meeting, our board of directors is required to recommend how net profits for the preceding fiscal year are to be allocated. The Brazilian Corporate Law defines net profits as net income after income taxes and social contribution taxes for such fiscal year, net of any accumulated losses from prior fiscal years and any amounts allocated to employees and management s participation in our profits. In accordance with the Brazilian Corporate Law, the amounts available for dividend distribution or payment of interest on shareholders equity equals net profits less any amounts allocated from such net profits to the legal reserve.

Memorandum and Articles of Incorporation of Petrobras

General

We are a publicly traded company duly registered with the CVM under identification number 951-2.

We are required to maintain a legal reserve, to which we must allocate 5% of net profits for each fiscal year until the amount for such reserve equals 20% of our paid-in capital. However, we are not required to make any allocations to our legal reserve in a fiscal year in which the legal reserve, when added to our other established capital reserves, exceeds 30% of our capital. The legal reserve can only be used to offset losses or to increase our capital.

As long as we are able to make the minimum mandatory distribution described below, we must allocate an amount equivalent to 0.5% of subscribed and fully paid-in capital at year-end to a statutory reserve. The reserve is used to fund the costs of research and technological development programs. The accumulated balance of this reserve cannot exceed 5% of the subscribed and fully paid-in capital stock.

Brazilian law also provides for three discretionary allocations of net profits that are subject to approval by the shareholders at the annual general shareholders meeting, as follows:

- first, a percentage of net profits may be allocated to a contingency reserve for anticipated losses that are deemed probable in future years. Any amount so allocated in a prior year must be either reversed in the fiscal year in which the reasons justifying the reserve cease to exist, or written off in the event that the anticipated loss occurs;
- second, if the mandatory distributable amount exceeds the sum of realized net profits in a given year, this excess may be allocated to an unrealized revenue reserve. The Brazilian Corporate Law defines realized net profits as the amount of net profits that exceeds the sum of the net positive result of equity adjustments and profits or revenues from operations whose financial results take place after the end of the next succeeding fiscal year; and

• third, a portion of our net profits that exceeds the minimum mandatory distribution may be allocated to fund working capital needs and investment projects, as long as such allocation is based on a capital budget previously approved by our shareholders. Capital budgets for more than one year must be reviewed at each annual shareholders meeting.

Mandatory Distribution

Under Brazilian Corporate Law, the bylaws of a Brazilian corporation with a class of non-voting shares, such as ours, may specify a minimum percentage of the amounts available for distribution by such corporation for each fiscal year that must be distributed to shareholders as dividends or interest on shareholders equity, also known as the mandatory distributable amount, which cannot be lower than 25% of the adjusted net profit for the fiscal year. Under our bylaws, the mandatory distributable amount has been fixed at an amount equal to not less than 25% of our net profits, after the allocations to the legal reserve, contingency reserve and unrealized revenue reserve. Furthermore. the net profits that are not allocated to the reserves above to fund working capital needs and investment projects as described above or to the statutory reserve must be distributed to our shareholders as dividends or interest on shareholders equity.

The Brazilian Corporate Law, however, permits a publicly held company, such as ours, to suspend the mandatory distribution if the board of directors and the Fiscal Council report to the annual general shareholders meeting that the distribution would be inadvisable in view of the company s financial condition. The suspension is subject to approval of holders of common shares. In this case, the board of directors must file a justification for such suspension with the CVM. Profits not distributed by virtue of the suspension mentioned above shall be allocated to a special reserve and, if not absorbed by subsequent losses, shall be distributed as soon as the financial condition of the company permits such payments.

Payment of Dividends and Interest on Shareholders Equity

We are required by the Brazilian Corporate Law and by our bylaws to hold an annual general shareholders meeting by the fourth month after the end of each fiscal year at which, among other things, the shareholders have to decide on the payment of an annual dividend. The payment of annual dividends is based on the financial statements prepared for the relevant fiscal year.

Law No. 9,249 of December 26, 1995, as amended, provides for distribution of interest attributed to shareholders equity to shareholders as an alternative form of distribution. Such interest is limited to the daily *pro rata* variation of the TJLP interest rate, the Brazilian government s long-term interest rate.

We may treat these payments as a deductible expense for corporate income tax and social contribution purposes, but the deduction cannot exceed the greater of:

- 50% of net income (before taking into account such distribution and any deductions for income taxes and after taking into account any deductions for social contributions on net profits) for the period in respect of which the payment is made; or
- 50% of retained earnings.

Any payment of interest on shareholders equity to holders of ADSs or common shares, whether or not they are Brazilian residents, is subject to Brazilian withholding tax at the rate of 15% or 25%. The 25% rate applies if the beneficiary is resident in a tax haven. Taxation Relating to Our ADSs and Common and Preferred Shares Brazilian Tax Considerations. The amount paid to shareholders as interest attributed to shareholders equity, net of any withholding tax, may be included as part of any mandatory distribution of dividends. Under the Brazilian Corporate Law, we are required to distribute to shareholders an amount sufficient to ensure that the net amount received, after payment by us of applicable Brazilian withholding taxes in respect of the distribution of interest on shareholders equity, is at least equal to the mandatory

Under the Brazilian Corporate Law and our bylaws, dividends generally are required to be paid within 60 days following the date the dividend was declared, unless a shareholders—resolution sets forth another date of payment, which, in either case, must occur prior to the end of the fiscal year in which the dividend was declared. The amounts of dividends due to our shareholders are subject to financial charges at the SELIC rate from the end of each fiscal year through the date we actually pay such dividends. Shareholders have a three-year period from the dividend payment date to claim dividends or interest payments with respect to their shares, after which the amount of the unclaimed dividends reverts to us.

Pursuant to our bylaws, holders of preferred shares are entitled to minimum annual dividends equal to (i) 5% of their pro rata share of our paid-in capital, or (ii) 3% of the book value of their preferred shares, whichever is higher. Holders of preferred shares participate equally with common shareholders in corporate capital increases obtained from the incorporation of reserves and profits. To the extent that we declare dividends in any particular year in an amount that exceeds the minimum preferential dividends on preferred shares, holders of common shares and preferred shares will receive the same additional dividend amount per share. Based on our equity capital at year-end 2009, the minimum preferential dividend that would have been payable to our preferred shareholders is approximately R\$0.48 per preferred share (R\$0.96 per preferred ADS), compared to the R\$0.95 per preferred share (U.S.\$1.09 per preferred ADS) actually paid on our 2009 earnings. Since 2000, our distributable income has always exceeded the minimum preferred dividend, so we have always distributed equal amounts to both our common

preferred shareholders during this period.

Our board of directors may distribute dividends or pay interest based on the profits reported in interim financial statements. The amount of interim dividends distributed cannot exceed the amount of our capital reserves.

Shareholders Meetings

Our shareholders have the power to decide on any matters related to our corporate purposes and to pass

dividend.

any resolutions they deem necessary for our protection and development, through voting at a general shareholders meeting.

We convene our shareholders meetings by publishing a notice in the *Diário Oficial da União* and *Jornal do Commercio*. The notice must be published no fewer than three times, beginning at least 15 calendar days prior to the scheduled meeting date. The notice must contain the meeting s agenda and, in the case of a proposed amendment to the bylaws, an indication of the subject matter. For ADS holders, we are required to provide notice to the ADS depositary at least 30 calendar days prior to a shareholders meeting.

The board of directors or, in some specific situations set forth in the Brazilian Corporate Law, the shareholders, call our general shareholders—meetings. A shareholder may be represented at a general shareholders—meeting by an attorney-in-fact, so long as the attorney-in-fact was appointed within a year of the meeting. The attorney-in-fact must be a shareholder, a member of our management, a lawyer or a financial institution. The attorney-in-fact s power of attorney must comply with certain formalities set forth by Brazilian law.

In order for a valid action to be taken at a shareholders meeting, shareholders representing at least one quarter of our issued and outstanding common shares must be present at the meeting. However, in the case of a general meeting to amend our bylaws, shareholders representing at least two-thirds of our issued and outstanding common shares must be present. If no such quorum is present, the board may call a second meeting giving at least eight calendar days notice prior to the scheduled meeting in accordance with the rules of publication described above. The quorum requirements will not apply to the second meeting, subject to the voting requirements for certain matters described below.

Voting Rights

Pursuant to the Brazilian Corporate Law and our bylaws, each of our common shares carries the right to vote at a general meeting of shareholders. The Brazilian government is required by law to own at least a majority of our voting stock. Pursuant to our bylaws, our preferred shares generally do not confer voting rights.

Holders of common shares, voting at a general shareholders meeting, have the exclusive power to:

- approve any capital increase beyond the amount of the authorized capital;
- approve any capital reduction;
- elect or dismiss members of our board of directors and Fiscal Council, subject to the right of our preferred shareholders to elect or dismiss one member of our board of directors and to elect one member of our Fiscal Council:
- receive the yearly financial statements prepared by our management and accept or reject management s financial statements, including the allocation of net profits for payment of the mandatory dividend and allocation to the various reserve accounts:
- authorize the issuance of debentures, except for the issuance of non-convertible unsecured debentures, which may be approved by our board of directors:
- suspend the rights of a shareholder who has not fulfilled the obligations imposed by law or by our bylaws;
- accept or reject the valuation of assets contributed by a shareholder in consideration for issuance of capital stock;
- pass resolutions to approve corporate restructurings, such as mergers, spin-offs and transformation into another type of company;
- participate in a centralized group of companies;
- approve the disposal of the control of our subsidiaries;
- approve the disposal of convertible debentures issued by our subsidiaries and held by us;
- establish the compensation of our senior management;

• amend our bylaws;

- approve the cancellation of our registration as a publicly-traded company;
- decide on our dissolution or liquidation;
- waive the right to subscribe to shares or convertible debentures issued by our subsidiaries or affiliates; and
- choose a specialized company to work out the appraisal of our shares by economic value, in cases of the canceling of our registry as a publicly-traded company or deviation from the standard rules of corporate governance defined by a stock exchange or an entity in charge of maintaining an organized over-the-counter market registered with the CVM, in order to comply with such corporate governance rules and with contracts that may be executed by us and such entities.

Except as otherwise provided by law, resolutions of a general shareholders meeting are passed by the majority of the outstanding common shares. Abstentions are not taken into account.

The approval of holders of at least one-half of the issued and outstanding common shares is required for the following actions involving our company:

- reduction of the mandatory dividend distribution;
- merger into another company or consolidation with another company, subject to the conditions set forth in the Brazilian Corporate Law;
- participation in a group of companies subject to the conditions set forth in the Brazilian Corporate Law;

- change of our corporate purpose, which must be preceded by an amendment in our bylaws by federal law as we are controlled by the government and our corporate purpose is established by law;
- cessation of the state of liquidation;
- spin-off of a portion of our company, subject to the conditions set forth in the Brazilian Corporate Law;
- transfer of all our shares to another company or receipt of shares of another company in order to make the company whose shares are transferred a wholly owned subsidiary of such company, known as *incorporação de ações*; and
- approval of our liquidation.

Under Brazilian Corporate law, if shareholder has a conflict of interest with the company in connection with any proposed transaction, the shareholder may not vote in any decision regarding such transaction. For example, an interested shareholder may not vote to approve the valuation of assets contributed by that shareholder in exchange for capital stock or, when the shareholder is a member of senior management, to approve the management s report on the company s financial statements. Any transaction approved with the vote of a shareholder with a conflict of interest may be annulled and such shareholder may be liable for any damages caused and be required to return to the company any gain it may have obtained as a result of the transaction.

According to the Brazilian Corporate Law, the following actions shall be submitted for approval by the outstanding adversely affected preferred shares before they are submitted for approval of at least half of the issued and outstanding common shares:

- creation of preferred shares or increase in the existing classes of preferred shares, without preserving the proportions to any other class of preferred shares, except as set forth in or authorized by the company s bylaws;
- change in the preferences, privileges or redemption or amortization conditions of any class of preferred shares; and
- creation of a new class of preferred shares entitled to more favorable conditions than the existing classes.

Decisions on our transformation into another type of company require the unanimous approval of our shareholders, including the preferred shareholders, and an amendment of our bylaws by the federal law.

Our preferred shares will acquire voting rights if we fail to pay the minimum dividend to which such shares are entitled for three consecutive fiscal years. The voting right shall continue until payment has been made. Preferred shareholders also obtain the right to vote if we enter into a liquidation process.

Under Brazilian Corporate Law, shareholders representing at least 10% of the company s voting capital have the right to demand that a cumulative voting procedure be adopted to entitle each common share to as many votes as there are board members and to give each common share the right to vote cumulatively for only one candidate or to distribute its votes among several candidates. Furthermore, minority common shareholders holding at least 10% of our voting capital also have the right to appoint or dismiss one member to or from our Fiscal Council.

Preferred shareholders holding, individually or as a group, 10% of our total capital have the right to appoint and/or dismiss one member to or from our board of directors. Preferred shareholders have the right to separately appoint one member to our Fiscal Council.

Our bylaws provide that, independently from the exercise of the rights above granted to minority shareholders, through cumulative voting process, the Brazilian government always has the right to appoint

Preemptive Rights

Pursuant to the Brazilian Corporate Law, each of our shareholders has a general preemptive right to subscribe for shares or securities convertible into shares in any capital increase, in proportion to the number of shares held by them. In the event of a capital increase that would maintain or increase the proportion of capital represented by the preferred shares, holders of preferred shares would have preemptive rights to subscribe to newly issued preferred shares only. In the event of a capital increase that would reduce the proportion of capital represented by the preferred shares, holders of preferred shares would have preemptive rights to subscribe to any new preferred shares in proportion to the number of shares held by them, and to common shares only to the extent necessary to prevent dilution of their interests in our total capital.

A period of at least 30 days following the publication of notice of the issuance of new shares or securities convertible into shares is allowed for exercise of the right, and the right is negotiable. According to our bylaws, our board of directors may eliminate preemptive rights or reduce the exercise period in connection with a public exchange made to acquire control of another company or in connection with a public offering of shares or securities convertible into shares.

In the event of a capital increase by means of the issuance of new shares, holders of ADSs, of common or preferred shares, would have, except under circumstances described above, preemptive rights to subscribe for any class of our newly issued shares. However, holders of ADSs may not be able to exercise the preemptive rights relating to the preferred shares underlying their ADSs unless a registration statement under the Securities Act is effective with respect to those rights or an exemption from the registration requirements of the Securities Act is available. See Item 3. Key Information Risk Factors Risks Relating to Our Equity and Debt Securities.

Redemption and Rights of Withdrawal

Brazilian law provides that, under limited circumstances, a shareholder has the right to withdraw his or her equity interest from the company and to

the majority of our directors.

receive payment for the portion of shareholder s equity attributable to his or her equity interest.

This right of withdrawal may be exercised by the holders of the adversely affected common or preferred shares in the event that we decide:

- to create preferred shares or to increase the existing classes of preferred shares, without preserving the proportions to any other class of preferred shares, except as set forth in or authorized by our bylaws; or
- to change the preferences, privileges or redemption or amortization conditions of any class of preferred shares or to create a new class of preferred shares entitled to more favorable conditions than the existing classes.

Holders of our common shares may exercise their right of withdrawal in the event we decide:

- to merge into another company or to consolidate with another company, subject to the conditions set forth in the Brazilian Corporate Law; or
- to participate in a centralized group of companies as defined under the Brazilian Corporate Law and subject to the conditions set forth therein.

The right of withdrawal may also be exercised by our dissenting shareholders in the event we decide:

- to reduce the mandatory distribution of dividends:
- to change our corporate purposes;
- to spin-off a portion of our company, subject to the conditions set forth in the Brazilian Corporate Law;
- to transfer all of our shares to another company or to receive shares of another company in order to make the *incorporação de ações*

• to acquire control of another company at a price, which exceeds the limits set forth in the Brazilian Corporate Law, subject to, the conditions set forth in the Brazilian Corporate Law.

This right of withdrawal may also be exercised in the event that the entity resulting from a merger, *incorporação de ações*, as described above, or consolidation or spin-off of a listed company fails to become a listed company within 120 days of the shareholders meeting at which such decision was taken.

Any redemption of shares arising out of the exercise of such withdrawal rights would be made based on the book value per share, determined on the basis of the last balance sheet approved by our shareholders. However, if a shareholders meeting giving rise to redemption rights occurred more than 60 days after the date of the last approved balance sheet, a shareholder would be entitled to demand that his or her shares be valued on the basis of a new balance sheet dated within 60 days of such shareholders meeting. The right of withdrawal lapses 30 days after publication of the minutes of the shareholders meeting that approved the corporate actions described above. We would be entitled to reconsider any action giving rise to withdrawal rights within ten days following the expiration of such rights if the withdrawal of shares of dissenting shareholders would jeopardize our financial stability.

Other Shareholders Rights

According to the Brazilian Corporate Law, neither a company s bylaws nor actions taken at a general meeting of shareholders may deprive a shareholder of some specific rights, such as:

- the right to participate in the distribution of profits;
- the right to participate equally and ratably in any remaining residual assets in the event of liquidation of the company;

- the right to supervise the management of the corporate business as specified in the Brazilian Corporate Law;
- the right to preemptive rights in the event of a subscription of shares, debentures convertible into shares or subscription bonuses (other than with respect to a public offering of such securities, as may be set out in the bylaws); and
- the right to withdraw from the company in the cases specified in the Brazilian Corporate Law.

Liquidation

In the event of a liquidation, holders of preferred shares are entitled to receive, prior to any distribution to holders of common shares, an amount equal to the paid-in capital with respect to the preferred shares.

Conversion Rights

According to our bylaws, our common shares are not convertible into preferred shares, nor are preferred shares convertible into common shares.

Liability of Our Shareholders for Further Capital Calls

Neither Brazilian law nor our bylaws provide for capital calls. Our shareholders liability for capital calls is limited to the payment of the issue price of the shares subscribed or acquired.

Form and Transfer

Our shares are registered in book-entry form and we have hired Banco do Brasil to perform all the services of safe-keeping and transfer of shares. To make the transfer, Banco do Brasil makes an entry in the register, debits the share account of the transferor and credits the share account of the transferee.

Our shareholders may choose, at their individual discretion, to hold their shares through the *Companhia Brasileira de Liquidação e Custódia* or CBLC. Shares are added to the CBLC system through Brazilian institutions, which have clearing accounts with the CBLC. Our shareholder registry indicates which shares are listed on the CBLC system. Each participating shareholder is in turn registered in a registry of beneficial shareholders maintained by the CBLC and is treated in the same manner as our registered shareholders.

Dispute Resolution

Our bylaws provide for mandatory dispute resolution through arbitration, in accordance with the rules of the *Câmara de Arbitragem do Mercado* (Market Arbitration Chamber), with respect to any dispute regarding us, our shareholders, the officers, directors and Fiscal Council members and involving the provisions of the Brazilian Corporate Law, our bylaws, the rules of the National Monetary Council, the Central Bank of Brazil and the CVM or any other capital markets legislation, including the provisions of any agreement entered into by us with any stock exchange or over-the-counter entity registered with the CVM, relating to adoption of differentiated corporate governance practices.

However, decisions of the Brazilian government, as exercised through voting in any general shareholders meeting, are not subject to this arbitration proceeding, in accordance with Article 238 of the Brazilian Corporate Law.

Self-dealing Restrictions

Our controlling shareholder, the Brazilian government, and the members of our board of directors, board of executive officers and Fiscal Council are required, in accordance with our bylaws, to:

• refrain from dealing with our securities either in the one-month period prior to any fiscal year-end, up to the date when our financials are published, or in the period between any corporate decision to raise or reduce our stock capital, to distribute dividends or stock, and to issue any security, up to the date when the

respective public releases are published; and

• communicate to us and to the stock exchange their periodical dealing plans with respect to our securities, if any, including any change or default in these plans. If the communication is an investment or divestment plan, the frequency and planned quantities must be included.

Restrictions on Non-Brazilian Holders

Non-Brazilian holders face no legal restrictions on the ownership of our common or preferred shares or of ADSs based on our common or preferred shares, and are entitled to all the rights and preferences of such common or preferred shares, as the case may be.

However, the ability to convert dividend payments and proceeds from the sale of common or preferred shares or preemptive rights into foreign currency and to remit such amounts outside Brazil is subject to restrictions under foreign investment legislation which generally requires, among other things, the registration of the relevant investment with the Central Bank of Brazil. Nonetheless, any non-Brazilian holder who registers with the CVM in accordance with Resolution No. 2,689 may buy and sell securities on the São Paulo Stock Exchange without obtaining a separate certificate of registration for each transaction.

In addition, Annex III to Resolution No. 1,289 of the National Monetary Council, as amended, known as Annex III Regulations, allows Brazilian companies to issue depositary receipts in foreign exchange markets. We currently have an ADR program for our common and preferred shares duly registered with the CVM and the Central Bank of Brazil. The proceeds from the sale of ADSs by holders outside Brazil are free of Brazilian foreign investment controls.

Transfer of Control

According to Brazilian law and our bylaws, the Brazilian government is required to own at least the majority of our voting shares. Therefore, any change in our control would require a change in the applicable legislation.

Disclosure of Shareholder Ownership

Brazilian regulations require that any person or group of persons representing the same interest that has directly or indirectly acquired or sold an interest corresponding to 5% of the total number of shares of any type or class must disclose its share ownership or divestment to the CVM and the São Paulo Stock Exchange. In addition, a statement containing the required information must be published in the

Memorandum and Articles of Association of PifCo

Register

PifCo is an exempted company incorporated with limited liability in the Cayman Islands under the Companies Law, as amended, with company registration number 76600. PifCo registered and filed its Memorandum and Articles of Association with the Registrar of Companies on September 24, 1997. The company adopted an Amended and Restated Memorandum and Articles of Association by sole shareholder special resolution on May 7, 2007, and adopted a further Amended and Restated Memorandum and Articles of Association by sole shareholder special resolution on February 23, 2008. PifCo was initially incorporated with the name Brasoil Finance Company, which name was changed by special resolution of PifCo s shareholders to Petrobras International Finance Company on September 25, 1997. The last amendment to PifCo s Memorandum and Articles of Association occurred on February 23, 2008, to amend the stated objects and purposes of PifCo.

Objects and Purposes

PifCo s Memorandum and Articles of Association grants PifCo full power and authority to:

- conduct marketing, sales, financing, purchase, storage and transportation of petroleum, natural gas and all other hydrocarbons and by-products thereof, including ethanol and other biofuels, as well as the businesses of purchase, sale, leasing and rental of platforms, equipment and drilling units employed in the activities of exploration and production of petroleum and gas, and any business incidental thereto:
- to conduct and carry on in any and all parts of the world, any of the objects noted above, through or by means of creating or subscribing for or otherwise acquiring securities in companies, associations, partnerships or trust estates engaged in or carrying on or conducting any one or more of the businesses set out above and to exercise all voting and other rights arising in respect of such securities (including without limitation to effect the liquidation or

newspapers. Any subsequent increase or decrease by 5% or more in ownership of shares of any type or class must be similarly disclosed.

dissolution of such entities) and to dispose of such securities;

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- to acquire, hold and dispose of securities for hedging, investment or speculative purposes and to exercise all voting and other rights arising in respect of such securities; and
- to borrow or raise money for any of the above referenced purposes of PifCo and, from time to time, to do or make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and to secure the payment of any thereof, and of the interest thereon, by the creation of security interests over of the property of PifCo, whether at the time owned or thereafter acquired and to sell, pledge or otherwise dispose of such bonds or other obligations of PifCo for its corporate purposes.

As a matter of Cayman Islands law, PifCo cannot trade in the Cayman Islands except in furtherance of the business carried on outside the Cayman Islands.

Directors

Directors may vote on a proposal, arrangement or contract in which they are interested. However, interested directors must declare the nature of their interest at a directors meeting. If the interested directors declare their interest, their votes are counted and they are counted in the quorum of such meeting.

The directors may, in PifCo s name, exercise their powers to borrow money, issue debt securities and to mortgage or charge any of the undertaking or property of PifCo and are generally responsible for its day-to-day management and administration.

Directors are not required to own shares.

Rights and Obligations of Shareholders

Dividends

Shareholders may declare dividends in a general meeting but the dividends cannot exceed the amount recommended by the directors.

The directors may pay the shareholders interim dividends and may, before recommending any dividend, set aside reserves out of profits. The directors can invest these reserves in their discretion or employ them in PifCo s business.

Dividends may be paid in cash or in kind but may only be paid out of profits or, subject to certain restrictions of Cayman Islands law, a share premium account.

Voting Rights

Votes may be cast at a general meeting by a show of hands or by a poll (if demanded by one or more members present in person or by proxy entitled to vote prior to or on the declaration of the result of the show of hands). On a vote by a show of hands, each shareholder or shareholder represented by proxy has one vote. On a vote by a poll, each shareholder or shareholder represented by proxy has one vote for each share owned.

Directors are elected by ordinary resolution by the shareholders at general meetings or by a board resolution of the directors. Shareholders are not entitled to vote at a general meeting unless calls or other amounts payable on their shares have been paid. In lieu of voting on a matter at a general meeting, the shareholders entitled to vote on that matter may adopt the matter by signing a written resolution.

Redemption

PifCo may issue shares, which are redeemable by PifCo or by its shareholders, on such terms and in such manner as the directors may determine before the issuance of such shares. PifCo may repurchase its own shares on such terms and in such manner as the directors may determine and agree with the relevant shareholder.

Shareholder Rights Upon Liquidation

If PifCo is liquidated, the liquidator may (in accordance with an ordinary shareholder resolution):

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- set a fair value on PifCo s assets, divide all or part of PifCo s assets among the shareholders and determine how the assets will be divided among shareholders or classes of shareholders; and
- vest all or part of PifCo s assets in trustees.

Shareholders will not be compelled to accept any securities on which there is a liability.

Calls on Shares

Directors may make calls on the shareholders to the extent any amounts remain unpaid on their shares (subject to giving such shareholder at least fourteen days notice specifying the time or times of payment). Each shareholder shall pay to the company the amounts called on such shares.

Change to Rights of Shareholders

Shareholders may change the rights of their class of shares by:

- getting the written consent of two-thirds of the shareholders of that class; or
- passing a special resolution at a meeting of the shareholders of that class.

There are no general limitations on the rights to own shares specified by the articles.

General Meetings

A general meeting may be convened:

- by the directors at any time; or
- by any two shareholders holding not less than 10% of the paid-up voting share capital of PifCo, by written request.

Notice of a general meeting is given to all shareholders.

All business carried out at a general meeting is considered special business except:

- sanctioning a dividend;
- consideration of the accounts, balance sheets, and ordinary report of the directors and auditors:
- appointment and removal of directors; and
- fixing of remuneration of the auditors.

Unanimous shareholder consent is required to carry out special business at a meeting unless notice of the special business is given in the notice of the meeting. A quorum of shareholders is required to be present at any meeting in order to carry out business. One or more shareholders holding at least a majority of the shares of PifCo that are present in person or represented by proxy is a quorum.

There is no requirement under Cayman Islands law to convene an annual meeting or to convene any general meeting of the shareholders. The directors are permitted to designate any general meeting of shareholders as an annual general meeting.

Liability of Shareholders

In normal circumstances, the liability of any shareholder to PifCo is limited to the amount, which such shareholder has agreed to pay in respect of the subscription of his shares.

Changes in Capital

PifCo may increase its authorized share capital by ordinary resolution. The new shares will be subject to all of the provisions to which the original shares are subject.

PifCo may also by ordinary resolution:

 consolidate and divide all or any of its share capital into shares of a larger amount than its existing shares;

• convert all or any part of its paid-up shares into stock and reconvert that stock into paid-up shares of any denomination;

- split existing shares into shares of a smaller amount, subject to the provisions of Section 13 of the Companies Law; and
- cancel any shares, which, at the date of the resolution, are not held or agreed to be held by any person and diminish the amount of its share capital by the amount of the shares so cancelled.

PifCo may reduce its share capital and any capital redemption reserve by special resolution in accordance with relevant provision of Cayman Islands law.

Indemnity

PifCo s directors and officers are indemnified out of its assets and funds against all actions, proceedings, costs, charges, expenses, losses, damages or liabilities which they incur or sustain in or regarding the conduct of PifCo s business or affairs in the execution or discharge of their respective duties, powers, authorities or discretions. Under PifCo s Memorandum of Association, directors and officers are excused from all liability to PifCo, except for any losses, which arise as a result of such party s own dishonesty.

Accounts

Accounts relating to PifCo s affairs are kept in such manner as may be determined from time to time by the directors and may be audited in such manner as may be determined from time to time by the directors. There is, however, no requirement as a matter of Cayman Islands law to have PifCo s accounts audited.

Amendment of the Articles

PifCo may, by special resolution of the shareholders, amend its memorandum and articles of association.

Transfer out of Jurisdiction

PifCo may, by special resolution of the shareholders, transfer out of the Cayman Islands into any jurisdiction permitting such transfer.

Material Contracts

Petrobras

For information concerning our material contracts, see Item 4. Information on the Company and Item 5. Operating and Financial Review and Prospects.

PifCo

For information concerning PifCo s material contracts, see Item 4. Information on the Company and Item 5. Operating and Financial Review and Prospects.

Statements contained in this annual report regarding the contents of any contract or other document are not necessarily complete, and, where the contract or other document is an exhibit to the annual report, each of these statements is qualified in all aspects by the provisions of the actual contract or other documents.

Petrobras Exchange Controls

There are no restrictions on ownership of the common or preferred shares by individuals or legal entities domiciled outside Brazil.

The right to convert dividend payments and proceeds from the sale of shares into foreign currency and to remit such amounts outside Brazil may be subject to restrictions under foreign investment legislation, which generally requires, among other things, that the relevant investments be registered with the Central Bank of Brazil. If any restrictions are imposed on the remittance of foreign capital abroad, they could hinder or prevent Companhia Brasileira de liquidação e Custódia, or CBLC, as custodian for the common and preferred shares represented by the American Depositary Shares, or registered holders who have exchanged American Depositary Shares for common shares or preferred shares, from converting dividends, distributions or the proceeds from any sale of such common shares or preferred shares, as the case may be, into U.S. dollars and remitting the U.S. dollars abroad.

Foreign investors may register their investment under Law No. 4,131 of September 3, 1962 or Resolution No. 2,689. Registration under Resolution No. 2,689 affords favorable tax treatment to foreign investors who are not resident in a tax haven, as defined by Brazilian tax

laws. See Taxation Relating to Our ADSs and Common and Preferred Shares Brazilian Tax Considerations.

Under Resolution No. 2,689, foreign investors may invest in almost all financial assets and engage in almost all transactions available in the Brazilian financial and capital markets, provided that certain requirements are fulfilled. In accordance with Resolution No. 2,689, the definition of foreign investor includes individuals, legal entities, mutual funds and other collective investment entities, domiciled or headquartered abroad.

Under Resolution No. 2,689, a foreign investor must:

- appoint at least one representative in Brazil, with powers to perform actions relating to its investment:
- appoint an authorized custodian in Brazil for its investments:
- register as a foreign investor with the CVM;
 and
- register its foreign investment with the Central Bank of Brazil.

Securities and other financial assets held by a Resolution No. 2,689 investor must be registered or maintained in deposit accounts or under the custody of an entity duly licensed by the Central Bank of Brazil or the CVM. In addition, any transfer of securities held under Resolution No. 2,689 must be carried out in the stock exchanges or through organized over-the-counter markets licensed by the CVM, except for transfers resulting from a corporate reorganization or occurring upon the death of an investor by operation of law or will.

Holders of American Depositary Shares who have not registered their investment with the Central Bank of Brazil could be adversely affected by delays in, or refusals to grant, any required government approval for conversions of payments made in *reais* and remittances abroad of these converted amounts.

Annex III Regulations provide for the issuance of depositary receipts in foreign markets with respect to shares of Brazilian issuers. The depositary of the ADSs has obtained from the Central Bank of Brazil an electronic certificate of registration with respect to our existing ADR program. Pursuant to the registration, the custodian and the depositary will be able to convert dividends and other distributions with respect to the relevant shares represented by ADSs into foreign currency and to remit the proceeds outside Brazil. Following the closing of an international offering, the electronic certificate of registration will be amended by the depositary with respect to the ADSs sold in the international offering and will be maintained by the Brazilian custodian for the relevant shares on behalf of the depositary.

In the event that a holder of ADSs exchanges such ADSs for the underlying shares, the holder will be entitled to continue to rely on such electronic registration for five business days after the exchange. Thereafter, unless the relevant shares are held pursuant to Resolution No. 2,689 by a duly registered investor, or a holder of the relevant shares applies for and obtains a new certificate of registration from the Central Bank of Brazil, the holder may not be able to convert into foreign currency and to remit outside Brazil the proceeds from the disposition of, or distributions with respect to, the relevant shares, and the holder, if not registered under Resolution No. 2,689, will be subject to less favorable Brazilian tax treatment than a holder of ADSs. In addition, if the foreign investor resides in a tax haven jurisdiction, the investor will be also subject to less favorable tax treatment. See Item 3. Key Information Risk Factors Risks Relating to Our Equity Taxation Relating to Our and Debt Securities and ADSs and Common and Preferred Shares Brazilian Tax Considerations.

PifCo

There are:

 no governmental laws, decrees or regulations in Cayman Islands that restrict the export or import of capital, including dividend and other payments to holders of notes who are not residents of the Cayman Islands, provided that such holders are not resident in countries

subject to certain sanctions by the United Nations or the European Union; and

 no limitations on the right of nonresident or foreign owners imposed by Cayman Island law or PifCo s Memorandum of Association to hold or vote PifCo s shares.

Taxation Relating to Our ADSs and Common and Preferred Shares

The following summary contains a description of material Brazilian and U.S. federal income tax considerations that may be relevant to the purchase, ownership and disposition of preferred or common shares or ADSs by a holder. This summary does not describe any tax consequences arising under the laws of any state, locality or taxing jurisdiction other than Brazil and the United States.

This summary is based upon the tax laws of Brazil and the United States as in effect on the date of this annual report, which are subject to change (possibly with retroactive effect). This summary is also based upon the representations of the depositary and on the assumption that the obligations in the deposit agreement and any related documents will be performed in accordance with their respective terms.

This description is not a comprehensive description of the tax considerations that may be relevant to any particular investor, including tax considerations that arise from rules that are generally applicable to all taxpayers or to certain classes of investors or rules that investors are generally assumed to know. Prospective purchasers of common or preferred shares or ADSs should consult their own tax advisors as to the tax consequences of the acquisition, ownership and disposition of common or preferred shares or ADSs.

There is no income tax treaty between the United States and Brazil. In recent years, the tax authorities of Brazil and the United States have held discussions that may culminate in such a treaty. We cannot predict, however, whether or when a treaty will enter into force or how it will affect the U.S. holders of common or preferred shares or ADSs.

Brazilian Tax Considerations

General

Under Brazilian law, investors may invest in the preferred or common shares under Resolution No. 2,689 or under Law No. 4,131 of September 3, 1962. Investments under Resolution No. 2,689 afford favorable tax treatment to foreign investors who are not resident in a tax haven jurisdiction. The rules of Resolution No. 2,689 allow foreign investors to invest in almost all instruments and to engage in almost all transactions available in the Brazilian financial and capital markets, provided that certain requirements are met. In accordance with Resolution No. 2,689, the definition of foreign investor includes individuals, legal entities, mutual funds and other collective investment entities, domiciled or headquartered abroad.

Pursuant to this rule, foreign investors must: (i) appoint at least one representative in Brazil with powers to perform actions relating to the foreign investment; (ii) complete the appropriate foreign investor registration form; (iii) register as a foreign investor with the CVM; and (iv) register the foreign investment with the Central Bank of Brazil.

Securities and other financial assets held by foreign investors pursuant to Resolution No. 2,689 must be registered or maintained in deposit accounts or under the custody of an entity duly licensed by the Central Bank of Brazil or the CVM. In addition, securities trading is restricted to transactions carried out in the stock exchanges or organized over-the-counter markets licensed by the CVM.

Taxation of Dividends

Dividends paid by us, including stock dividends and other dividends paid in property to the depositary in respect of the ADSs, or to a non-Brazilian holder in respect of the preferred or common shares, are currently not subject to withholding tax in Brazil.

We must pay to our shareholders (including holders of common or preferred shares or ADSs) interest on the amount of dividends payable to them, at the SELIC rate, from the end of each fiscal year through the date of effective payment of those dividends. These interest payments are considered as fixed-yield income and are subject to withholding income tax at varying rates depending on the length of period of interest accrual.

The following discussion summarizes the material Brazilian tax consequences of the acquisition, ownership and disposition of preferred or common shares or ADSs, as the case may be, by a holder that is not domiciled in Brazil, also called a non-Brazilian holder, for purposes of Brazilian taxation and, in the case of a holder of preferred or common shares, which has registered its investment in preferred or common shares at the Central Bank of Brazil as a U.S. dollar investment.

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The tax rate ranges from 15%, in case of interest accrued for a period greater than 720 days, to 22.5%, in case of interest accrued for a period up to 180 days. However, holders of ADSs and holders of common or preferred shares not resident or domiciled in tax haven jurisdictions investing under Resolution No. 2,689 are subject to such withholding tax at a reduced rate, currently at 15%. See Beneficiaries Residing or Domiciled in Tax Havens or Low Tax Jurisdictions.

Taxation on Interest on Shareholders Equity

Any payment of interest on shareholders equity to holders of ADSs or preferred or common shares, whether or not they are Brazilian residents, is subject to Brazilian withholding income tax at the rate of 15% at the time we record such liability, whether or not the effective payment is made at that time. See

Memorandum and Articles of Incorporation of Petrobras Payment of Dividends and Interest on Shareholders Equity. In the case of non-Brazilian residents that are resident in a tax haven jurisdiction, the applicable withholding income tax rate is 25%. See

Beneficiaries Residing or Domiciled in Tax Havens or Low Tax Jurisdiction. The payment of interest at the SELIC rate that is applicable to payments of dividends applies equally to payments of interest on shareholders equity. The determination of whether or not we will make distributions in the form of interest on shareholders equity or in the form of dividends is made by our board of directors at the time distributions are to be made. We cannot determine how our board of directors will make these determinations in connection with future distributions.

Taxation of Gains

For purposes of Brazilian taxation, there are two types of non-Brazilian holders of ADSs or preferred or common shares: (i) non-Brazilian holders that are not resident or domiciled in a tax haven jurisdiction, and that, in the case of holders of preferred or common shares, are registered before the Central Bank of Brazil and the CVM to invest in Brazil in

accordance with Resolution No. 2,689; and (ii) other non-Brazilian holders, which include any and all non-residents of Brazil who invest in equity securities of Brazilian companies through any other means (including under Law No. 4,131 of 1962) and all types of investors that are located in tax haven jurisdictions. The investors identified in clause (i) above are subject to favorable tax treatment in Brazil, as described below. See Beneficiaries Residing or Domiciled in Tax Havens or Low Tax Jurisdictions.

According to Law no. 10,833, dated December 29, 2003, capital gains realized on the disposition of tangible assets located in Brazil, by non-Brazilian residents, whether or not to other non-residents and whether made outside or within Brazil, are subject to taxation in Brazil at a rate of 15% (a rate of 25% is applicable if realized by investors resident in a tax haven jurisdiction, i.e. a country that does not impose any income tax or that imposes tax at a maximum rate of less than 20%). We understand the ADSs do not fall within the definition of tangible assets located in Brazil for the purposes of this law, but there is still no pronunciation from tax authorities nor judicial court rulings in this respect. Therefore, we are unable to predict whether such understanding will prevail in the courts of Brazil.

The deposit of preferred or common shares in exchange for ADSs may be subject to Brazilian capital gains at the rate of 15% if the amount previously registered with the Central Bank of Brazil as a foreign investment in the preferred or common shares is lower than:

• the average price per preferred or common share on a Brazilian stock exchange on which the greatest number of such shares were sold on the day of deposit; or

- if no preferred or common shares were sold on that day, the average price on the Brazilian stock exchange on which the greatest number of preferred or common shares were sold in the 15 trading sessions immediately preceding such deposit. In such a case, the difference between the amount previously registered and the average price of the preferred or common shares calculated as above, will be considered a capital gain.
- Investors registered under Resolution No. 2,689 and not located in a tax haven jurisdiction are exempt from this type of taxation related to capital gains. The withdrawal of ADSs in exchange for preferred or common shares is not subject to Brazilian tax. On receipt of the underlying preferred or common shares, the non-Brazilian holder registered under Resolution No. 2,689 will be entitled to register the U.S. dollar value of such shares with the Central Bank of Brazil as described below in Registered Capital.

Non-Brazilian holders are not subject to tax in Brazil on gains realized on sales of preferred or common shares that occur abroad to non-Brazilian holders.

Non-Brazilian holders which are not located in a tax haven jurisdiction are subject to income tax imposed at a rate of 15% on gains realized on transactions in the Brazilian stock, future, commodities exchanges and on sales or exchanges of the preferred or common shares that occur in Brazil or with a resident of Brazil. With respect to proceeds of a redemption or of a liquidating distribution with respect to the preferred or common shares, the difference between the amount effectively received by the shareholder and the amount of foreign currency registered with the Central Bank of Brazil, accounted for in *reais* at the commercial market rate on the date of the redemption or liquidating distribution, will be also subject to income tax at a rate of 15%.

Gains realized arising from transactions on the Brazilian stock, future or commodities exchanges by an investor registered under Resolution No. 2,689 who is not located in a tax haven jurisdiction are exempt from Brazilian income tax. See Beneficiaries Residing or

Capital gains realized on transactions in the Brazilian stock, future or commodities exchanges and on sales or exchanges of preferred or common shares that occur in Brazil or with a resident of Brazil are also subject to a 0.005% withholding income tax rate considered as a prepaid tax. Investors registered under Resolution No. 2,689 and are not located in a tax haven jurisdiction are also exempt from this type of taxation related to capital gains.

Any exercise of preemptive rights relating to the preferred or common shares will not be subject to Brazilian taxation. Any gain on the sale or assignment of preemptive rights relating to the preferred or common shares by the depositary on behalf of holders of the ADSs will be subject to Brazilian income taxation according to the same rules applicable to the sale or disposition of preferred or common shares, unless such sale or assignment is performed on the stock exchange by an investor under Resolution No. 2,689 who is not resident in a tax haven jurisdiction, in which case the gains are exempt from income tax.

There is no assurance that the current preferential treatment for holders of the ADSs and some non-Brazilian holders of the preferred or common shares under Resolution No. 2,689 will continue in the future.

Taxation of Foreign Exchange Transactions (IOF/Câmbio)

Under Law No. 8,894 of June 21, 1994, and Decree No. 6,306 of December 14, 2007, the conversion into Brazilian currency of proceeds received by a Brazilian entity from a foreign investment in the Brazilian securities market (including those in connection with an investment in preferred or common shares or the ADSs and those under Resolution No. 2, 689) and the conversion into foreign currency of proceeds received by a non-Brazilian holder is subject to a tax on exchange transactions known as IOF/Câmbio. However, according to Law No. 8,894, the IOF/Câmbio rate may be increased at any time to a maximum of 25% by a decision of the Minister of Finance, but only in relation to exchange transactions carried out after the increase of the applicable rate. In 2009, Decree 6,983 increased the IOF/Câmbio rate from 0% to 2% for transactions involving foreign investment in the

Domiciled in Tax Havens or Low Tax Jurisdictions.

Brazilian securities market by non-Brazilian residents. The IOF/Câmbio rate remains at 0% for: (i) payments of dividends and interest on shareholders equity to non-Brazilian residents and (ii) the repatriation of funds invested in the Brazilian securities market by non-Brazilian residents.

Taxation on Bonds and Securities Transactions (IOF/Títulos)

Law No. 8,894 of June 21, 1994, and Decree No. 6,306 of December 14, 2007, created the Tax on Bonds and Securities Transactions, or IOF/Títulos, which may be imposed on any transactions involving bonds and securities carried out in Brazil, even if these transactions are performed on the Brazilian stock, futures or commodities exchange. As a general rule, the rate of this tax is currently zero but the Brazilian government may increase such rate up to 1.5% per day, but only in relation to transactions carried out after the increase of the applicable rate. In 2009, Decree 7,011 increased the IOF/Títulos rate from 0% to 1.5% for transactions involving the assignment of shares, which are carried out in the Brazilian securities market.

Other Brazilian Taxes

There are no Brazilian inheritance, gift or succession taxes applicable to the ownership, transfer or disposition of preferred or common shares or ADSs by a non-Brazilian holder, except for gift and inheritance taxes which are levied by some states of Brazil on gifts made or inheritances bestowed by individuals or entities not resident or domiciled in Brazil to individuals or entities resident or domiciled within such states in Brazil. There are no Brazilian stamp, issue, registration, or similar taxes or duties payable by holders of preferred or common shares or ADSs.

Beneficiaries Resident or Domiciled in Tax Havens or Low Tax Jurisdictions

Law No. 9,779 of January 1, 1999 states that, except for limited prescribed circumstances, income derived from transactions by a beneficiary, resident or domiciliary of a country considered a tax haven is subject to withholding income tax at the rate of 25%. Tax havens are generally considered to be countries which do not impose any income tax or which impose such tax at a maximum rate of less than 20%. Law No. 11,727 of June 23, 2008 expanded the list of characteristics that may classify a country as a tax haven.

The Brazilian Revenue Service currently maintains a list of countries and jurisdictions considered to be tax havens and may amend this list to include other countries or jurisdictions due to this new law. Accordingly, if the distribution of interest attributed to shareholders equity is made to a beneficiary resident or domiciled in a tax haven jurisdiction, the applicable income tax rate will be 25%. Foreign investors registered under Resolution No. 2,689 who are located in a tax haven jurisdiction are subject to income tax at a rate of 15% on gains realized on transactions in the Brazilian stock, future or commodities exchanges and on sales or exchanges of the preferred or common shares that occur in Brazil or with a resident of Brazil. A 0.005% withholding income tax rate also applies on such gains and are considered as a prepaid tax.

Registered Capital

The amount of an investment in preferred or common shares held by a non-Brazilian holder who obtains registration under Resolution No. 2,689, or by the depositary representing such holder, is eligible for registration with the Central Bank of Brazil; such registration (the amount so registered being called registered capital) allows the remittance outside Brazil of foreign currency, converted at the commercial market rate, acquired with the proceeds of distributions on, and amounts realized with respect to dispositions of, such preferred or common shares. The registered capital for each preferred or common share purchased as part of the international offering or purchased in Brazil after the date hereof, and deposited with the depositary will be equal to its purchase price (in U.S. dollars). The registered capital for a preferred or common share that is withdrawn upon surrender of an ADS will be the U.S. dollar equivalent of:

- the average price of a preferred or common share on the Brazilian stock exchange on which the greatest number of such shares were sold on the day of withdrawal; or
- if no preferred or common shares were sold on that day, the average price on the Brazilian stock exchange on which the greatest number of preferred or

common shares were sold in the 15 trading sessions immediately preceding such withdrawal.

The U.S. dollar value of the average price of preferred or common shares is determined on the basis of the average of the U.S. dollar/real commercial market rates quoted by the Central Bank of Brazil information system on that date (or, if the average price of preferred or common shares is determined under the second option above, the average of such average quoted rates on the same 15 dates used to determine the average price of preferred or common shares).

A non-Brazilian holder of preferred or common shares may experience delays in effecting such registration, which may delay remittances abroad. Such a delay may adversely affect the amount, in U.S. dollars, received by the non-Brazilian holder. See Item 3. Key Information Risk Factors Risks Relating to Our Equity and Debt Securities.

U.S. Federal Income Tax Considerations

• This summary describes the principal tax consequences of the ownership and disposition of common or preferred shares or ADSs, based on the U.S. Internal Revenue Code of 1986, as amended (Code), its legislative history, existing and proposed U.S. Treasury regulations promulgated thereunder, published rulings by the U.S. Internal Revenue Service (IRS), and court decisions, all as in effect as of the date hereof, and all of which are subject to change or differing interpretations, possibly with retroactive effect. This summary does not purport to be a comprehensive description of all of the tax consequences that may be relevant to a decision to hold or dispose of common or preferred shares or ADSs. This summary applies only to purchasers of common or preferred shares or ADSs who hold the common or preferred shares or ADSs as capital assets (generally, property held for investment), and does not apply to special classes of holders such as dealers or traders in securities or currencies, holders whose functional currency is not the U.S. dollar, holders of 10% or more of our shares (taking into account

shares held directly or through depositary arrangements), tax-exempt organizations, financial institutions, holders liable for the alternative minimum tax, securities traders who elect to account for their investment in common or preferred shares or ADSs on a mark-to-market basis, persons that enter into a constructive sale transaction with respect to common or preferred shares or ADSs, and persons holding common or preferred shares or ADSs in a hedging transaction or as part of a straddle or conversion transaction.

EACH HOLDER SHOULD CONSULT ITS OWN TAX ADVISOR REGARDING THE OVERALL TAX CONSEQUENCES IN ITS PARTICULAR CIRCUMSTANCES, INCLUDING THE CONSEQUENCES UNDER LAWS OTHER THAN U.S. FEDERAL INCOME TAX LAWS, OF AN INVESTMENT IN COMMON OR PREFERRED SHARES OR ADSs.

Shares of our preferred stock will be treated as equity for U.S. federal income tax purposes. In general, a holder of an ADS will be treated as the holder of the shares of common or preferred stock represented by those ADSs for U.S. federal income tax purposes, and no gain or loss will be recognized if you exchange ADSs for the shares of common or preferred stock represented by that ADS.

In this discussion, references to ADSs refer to ADSs with respect to both common and preferred shares, and references to a U.S. holder are to a holder of an ADS that is:

- a citizen or resident of the United States;
- a corporation organized under the laws of the United States, any state thereof, or the District of Columbia; or
- otherwise subject to U.S. federal income taxation on a net basis with respect to the shares or the ADS.

Taxation of Distributions

A U.S. holder will recognize ordinary dividend income for U.S. federal income tax purposes in an amount equal to the amount of any cash and the value of any property we distribute as a dividend to the extent that such distribution is paid out of our current or accumulated earnings and profits, as determined for U.S. federal income tax purposes, when such distribution is received by the custodian, or by the U.S. holder in the case of a holder of common or preferred shares. The amount of any distribution will include the amount of Brazilian tax withheld on the amount distributed, and the amount of a distribution paid in reais will be measured by reference to the exchange rate for converting reais into U.S. dollars in effect on the date the distribution is received by the custodian, or by a U.S. holder in the case of a holder of common or preferred shares. If the custodian, or U.S. holder in the case of a holder of common or preferred shares, does not convert such reais into U.S. dollars on the date it receives them, it is possible that the U.S. holder will recognize foreign currency loss or gain, which would be ordinary loss or gain, when the reais are converted into U.S. dollars. Dividends paid by us will not be eligible for the dividends received deduction allowed to corporations under the Code.

Subject to certain exceptions for short-term and hedged positions, the U.S. dollar amount of dividends received by a non-corporate U.S. holder prior to January 1, 2011, with respect to the ADSs will be subject to taxation at a maximum rate of 15% if the dividends are qualified dividends. Dividends paid on the ADSs will be treated as qualified dividends if (i) the ADSs are readily tradable on an established securities market in the United States and (ii) the Company was not, in the year prior to the year in which the dividend was paid, and is not, in the year in which the dividend is paid, a passive foreign investment company as defined for U.S. federal income tax purposes (PFIC). The ADSs are listed on the New York Stock Exchange, and will qualify as readily tradable on an established securities market in the United States so long as they are so listed. Based on the Company s audited financial statements and relevant market and shareholder data, the Company believes that it was not treated as a PFIC for U.S. federal income tax purposes with respect to its 2008 or 2009 taxable years. In addition, based on the Company s audited financial

Based on existing guidance, it is not clear whether dividends received with respect to the shares will be treated as qualified dividends, because the shares are not themselves listed on a U.S. exchange. In addition, the U.S. Treasury has announced its intention to promulgate rules pursuant to which holders of ADSs and intermediaries through whom such securities are held will be permitted to rely on certifications from issuers to treat dividends as qualified for tax reporting purposes. Because such procedures have not yet been issued, it is not clear whether the Company would be able to comply with these procedures. U.S. holders of our ADSs should consult their own tax advisors regarding the availability of the reduced dividend tax rate in the light of their particular circumstances.

Distributions out of earnings and profits with respect to the shares or ADSs generally will be treated as dividend income from sources outside of the United States and generally will be treated as passive category income for U.S. foreign tax credit purposes. Subject to certain limitations, Brazilian income tax withheld in connection with any distribution with respect to the shares or ADSs may be claimed as a credit against the U.S. federal income tax liability of a U.S. holder, or, at the U.S. holder s election, such Brazilian withholding tax may be taken as a deduction against taxable income. A U.S. foreign tax credit may not be allowed for Brazilian withholding tax imposed in respect of certain short-term or hedged positions in securities or in respect of arrangements in which a U.S. holder s expected economic profit is insubstantial. U.S. holders should consult their own tax advisors regarding the availability of the U.S. foreign tax credit, including the translation of reais into U.S. dollar for these purposes, in light of their particular circumstances.

Holders of ADSs that are foreign corporations or nonresident alien individuals (non-U.S. holders) generally will not be subject to U.S. federal income tax, including withholding tax, on distributions with respect to shares or ADSs that are treated as dividend income for U.S. federal income tax purposes unless such dividends are effectively connected with the conduct by the holder of a trade or business in the United States.

statements and its current expectations regarding the value and nature of its assets, the sources and nature of its income, and relevant market and shareholder data, the Company does not anticipate becoming a PFIC for its 2010 taxable year.

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Holders of shares and ADSs should consult their own tax advisers regarding the availability of the reduced dividend tax rate in the light of the considerations discussed above and their own particular circumstances.

Taxation of Capital Gains

Upon the sale or other disposition of a share or an ADS, a U.S. holder will generally recognize U.S. source capital gain or loss for U.S. federal income tax purposes, equal to the difference between the amount realized on the disposition and the U.S. holder s tax basis in such share or ADS. Any gain or loss will be long-term capital gain or loss if the shares or ADSs have been held for more than one year. Non-corporate U.S. holders of shares or ADSs may be eligible for a preferential rate of U.S. federal income tax in respect of long-term capital gains. Capital losses may be deducted from taxable income, subject to certain limitations. For U.S. federal income tax purposes, such disposition would not result in foreign source-income to a U.S. holder. As a result, a U.S. holder may not be able to use the foreign tax credit associated with any Brazilian income taxes imposed on such gains, unless such holder can use the credit against U.S. tax due on other foreign-source income. U.S. holders should consult their own tax advisors regarding the availability of the U.S. foreign tax credit, including the translation of reais into U.S. dollar for purposes of their investment in our shares or ADSs.

A non-U.S. holder will not be subject to U.S. federal income tax or withholding tax on gain realized on the sale or other disposition of a share or an ADS unless:

- such gain is effectively connected with the conduct by the holder of a trade or business in the United States; or
- such holder is an individual who is present in the United States for 183 days or more in the taxable year of the sale and certain other conditions are met.

Backup Withholding and Information Reporting

The payment of dividends on, and proceeds from the sale or other disposition of, the ADSs or common or preferred shares to a U.S. holder within the United

proceeds may be subject to backup withholding unless the U.S. holder (i) is a corporation or other exempt recipient, or (ii) timely provides an IRS Form W-9 (or an acceptable substitute form) that contains such U.S. holder s taxpayer identification number and that certifies that no loss of exemption from backup withholding has occurred.

Backup withholding is not an additional tax. The amount of any backup withholding collected from a payment to a U.S. holder will be allowed as a credit against the U.S. holder s U.S. federal income tax liability and may entitle the U.S. holder to a refund, so long as the required information is properly furnished to the IRS.

U.S. holders should consult their own tax advisors about any additional reporting requirements that may arise as a result of their purchasing, holding or disposing of our ADSs, or common or preferred shares. A non-U.S. holder generally will be exempt from these information reporting requirements and backup withholding tax, but may be required to comply with certain certification and identification procedures in order to establish its eligibility for such exemption.

Taxation Relating to PifCo s Notes

The following summary contains a description of material Cayman Islands, Brazilian and U.S. federal income tax considerations that may be relevant to the purchase, ownership, and disposition of PifCo s debt securities. This summary does not describe any tax consequences arising under the laws of any state, locality or taxing jurisdiction other than the Cayman Islands. Brazil and the United States.

This summary is based on the tax laws of the Cayman Islands, Brazil and the United States as in effect on the date of this annual report, which are subject to change (possibly with retroactive effect). This description is not a comprehensive description of all tax considerations that may be relevant to any particular investor, including tax considerations that arise from rules generally applicable to all taxpayers or to certain classes of investors or that investors are generally assumed to know. Prospective purchasers of notes should consult their own tax advisors regarding the tax consequences of the acquisition, ownership and

States (or through certain U.S. related financial intermediaries) will generally be subject to information reporting unless the U.S. holder is a corporation or other exempt recipient. Such dividends and

disposition of the notes.

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There is no tax treaty to avoid double taxation between the Cayman Islands and the United States, the Cayman Islands and Brazil or Brazil and the United States. In recent years, the tax authorities of Brazil and the United States have held discussions that may culminate in such a treaty. We cannot predict, however, whether or when a treaty will enter into force or how it will affect the U.S. holders of notes.

Cayman Islands Taxation

Under current law, PifCo is not subject to income, capital, transfer, sales or other taxes in the Cayman Islands.

PifCo was incorporated as an exempted company under the laws of the Cayman Islands on September 24, 1997. PifCo has received an Undertaking as to Tax Concessions pursuant to Section 6 of the Tax Concessions Law (1999 Revision) which provides that, for a period of twenty years from the date thereof no law hereafter enacted in the Cayman Islands imposing any tax or duty to be levied on income or on capital assets, gains or appreciation will apply to any of PifCo s income or property and which is deemed to provide that no tax is to be levied on profits, income, gains or appreciations or which is in the nature of estate duty or inheritance tax shall be payable or in respect of shares, debentures or other of PifCo s obligations, or by way of withholding of any part of a payment of principal due under a debenture or other of PifCo s obligations.

No Cayman Islands withholding tax applies to distributions by PifCo in respect of the notes. Noteholders are not subject to any income, capital, transfer, sales or other taxes in the Cayman Islands in respect of their purchase, holding or disposition of the notes.

Noteholders whose notes are brought into or issued in the Cayman Islands will be liable to pay stamp duty of up to C.I.\$250 on each note, unless stamp duty of C.I.\$500 has been paid in respect of the entire issue of notes (in which case no further stamp duty in respect of such notes is payable).

Brazilian Taxation

The following discussion is a summary of the Brazilian tax considerations relating to an investment in the notes by a non-resident of Brazil. The discussion is based on the tax laws of Brazil as in effect on the date hereof and is subject to any change in Brazilian law that may come into effect after such date. The information set forth below is intended to be a general discussion only and does not address all possible consequences relating to an investment in the notes.

INVESTORS SHOULD CONSULT THEIR OWN TAX ADVISERS AS TO THE CONSEQUENCES OF PURCHASING THE NOTES, INCLUDING, WITHOUT LIMITATION, THE CONSEQUENCES OF THE RECEIPT OF INTEREST AND THE SALE, REDEMPTION OR REPAYMENT OF THE NOTES OR COUPONS.

Generally, an individual, entity, trust or organization domiciled for tax purposes outside Brazil (a

Non-resident) is taxed in Brazil only when income is derived from Brazilian sources. Therefore, any gains or income paid by PifCo in respect of its notes in favor of Non-resident noteholders are not subject to Brazilian taxes.

Interest (including original issue discount, or OID, if any, fees, commissions, expenses and any other income payable by a Brazilian resident to a non-resident) is generally subject to income tax withheld at source. Currently, the rate of withholding tax is 15% or such other lower rate as provided for in an applicable tax treaty between Brazil and another country. If the recipient of the payment is domiciled in a tax haven jurisdiction, as defined by Brazilian tax regulations, the rate will be 25%.

If the payments with respect to the notes are made by a Brazilian source, then noteholders will be indemnified so that, after payment of all applicable Brazilian taxes collectable by withholding, deduction or otherwise, with respect to principal, interest (including OID, if any) and additional amounts payable with respect to the notes (plus any interest and penalties thereon), a noteholder will retain an amount equal to the amounts that such noteholder would have retained if no such Brazilian taxes had been payable. The Brazilian obligor

will, subject to certain exceptions, pay additional amounts in respect of such withholding or deduction so that the holder receives the net amount due.

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According to Law no. 10,833, dated December 29, 2003, capital gains realized on the disposition of tangible assets located in Brazil, by non-Brazilian residents, whether or not to other non-residents and whether made outside or within Brazil, are subject to taxation in Brazil at a rate of 15% (a rate of 25% is applicable if realized by investors resident in a tax haven jurisdiction, i.e. a country that does not impose any income tax or that imposes tax at a maximum rate of less than 20%). We assume the notes do not fall within the definition of tangible assets located in Brazil for the purposes of this law, but there is still no pronunciation from tax authorities nor judicial court rulings in this respect. Therefore, we cannot provide any guarantee whether such assumption will prevail in the courts of Brazil.

Generally, there are no inheritance, gift, succession, stamp, or other similar taxes in Brazil with respect to the ownership, transfer, assignment or other disposition of the notes by a Non-resident, except for gift and inheritance taxes imposed by some Brazilian states on gifts or bequests by individuals or entities not domiciled or residing in Brazil to individuals or entities not domiciled or residing within such states.

U.S. Federal Income Taxation

The following summary sets forth certain United States federal income tax considerations that may be relevant to a holder of a note that is, for U.S. federal income purposes, a citizen or resident of the United States or a domestic corporation or that otherwise is subject to U.S. federal income taxation on a net income basis in respect of the notes (a U.S. holder). This summary is based upon the Code, its legislative history, existing and proposed U.S. Treasury regulations promulgated thereunder, published rulings by the IRS, and court decisions, all as in effect as of the date hereof, all of which are subject to change or differing interpretations, possibly with retroactive effect. This summary does not purport to discuss all aspects of the United States federal income taxation which may be relevant to special classes of investors, such as financial institutions, insurance companies, dealers or traders in securities or currencies, securities traders who elect to account for their investment in notes on a mark-to-market basis, regulated investment companies, tax-exempt organizations, holders that are subject to the

EACH HOLDER SHOULD CONSULT ITS OWN TAX ADVISOR CONCERNING THE OVERALL TAX CONSEQUENCES IN ITS PARTICULAR CIRCUMSTANCES, INCLUDING THE CONSEQUENCES UNDER LAWS OTHER THAN U.S. FEDERAL INCOME TAX LAWS, OF AN INVESTMENT IN THE NOTES.

Payments of Interest

Payment of qualified stated interest, as defined below, on a note (including additional amounts, if any) generally will be taxable to a U.S. holder as ordinary interest income when such interest is accrued or received, in accordance with the U.S. holder s applicable method of accounting for U.S. federal tax purposes. In general, if the issue price of a note is less than the stated redemption price at maturity by more than a de minimis amount, such note will be considered to have original issue discount, or OID. The issue price of a note is the first price at which a substantial amount of such notes are sold to investors. The stated redemption price at maturity of a note generally includes all payments other than payments of qualified stated interest.

In general, each U.S. holder of a note, whether such holder uses the cash or the accrual method of tax accounting, will be required to include in gross income as ordinary interest income the sum of the daily portions of OID on the note, if any, for all days during the taxable year that the U.S. holder owns the note. The daily portions of OID on a note are determined by allocating to each day in any accrual period a ratable portion of the OID allocable to that accrual period. In general, in the case of an initial holder, the amount of OID on a note allocable to each accrual period is determined by (i) multiplying the adjusted issue price, as defined below, of the note at the beginning of the accrual period by the yield to maturity of the note, and (ii) subtracting from that product the amount of qualified stated interest allocable to that accrual period. U.S. holders should be aware that they generally must include OID in gross income as ordinary interest income for U.S. federal income tax purposes as it accrues, in advance of the receipt of cash attributable to that income. The adjusted issue price of a note at the beginning of any accrual period will generally be the sum of its issue price (generally including accrued interest, if any) and the amount of OID allocable to all

alternative minimum tax, certain short-term holders of notes, persons that hedge their exposure in the notes or hold notes as part of a position in a straddle or as part of a hedging transaction or conversion transaction for U.S. federal tax purposes, persons that enter into a constructive sale transaction with respect to the notes or U.S. holder whose functional currency is not the U.S. dollar. U.S. holders should be aware that the U.S. federal income tax consequences of holding the notes may be materially different for investors described in the prior sentence.

In addition, this summary does not discuss any foreign, state or local tax considerations. This summary only applies to original purchasers of notes who have purchased notes at the original issue price and hold the notes as capital assets (generally, property held for investment).

prior accrual periods, reduced by the amount of all payments other than payments of qualified stated interest (if any) made with respect to such note in all prior accrual periods. The term—qualified stated interest generally means stated interest that is unconditionally payable in cash or property (other than debt instruments of the issuer) at least annually during the entire term of a note at a single fixed rate of interest, or subject to certain conditions, based on one or more interest indices.

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Interest income, including OID, in respect of the notes will constitute foreign source income for U.S. federal income tax purposes and, with certain exceptions, will be treated separately, together with other items of passive category income, for purposes of computing the foreign tax credit allowable under the U.S. federal income tax laws. The calculation of foreign tax credits, involves the application of complex rules that depend on a U.S. holder s particular circumstances. U.S. holders should consult their own tax advisors regarding the availability of foreign tax credits and the treatment of additional amounts.

Sale or Disposition of Notes

A U.S. holder generally will recognize capital gain or loss upon the sale, exchange, retirement or other disposition of a note in an amount equal to the difference between the amount realized upon such sale, exchange, retirement or other disposition (other than amounts attributable to accrued qualified stated interest, which will be taxed as such) and such U.S. holder s adjusted tax basis in the note. A U.S. holder s adjusted tax basis in the note generally will equal the U.S. holder s cost for the note increased by any amounts included in gross income by such U.S. holder as OID, if any, and reduced by any payments other than payments of qualified stated interest on that note. Gain or loss realized by a U.S. Holder on the sale, exchange, retirement or other disposition of a note generally will be U.S. source gain or loss for U.S. federal income tax purposes unless it is attributable to an office or other fixed place of business outside the United States and certain other conditions are met. The gain or loss realized by a U.S. holder will be capital gain or loss, and will be long-term capital gain or loss if the notes were held for more than one year. The net amount of long-term capital gain recognized by an individual holder before January 1, 2011 generally is subject to taxation at a maximum rate of 15%. Capital losses may be deducted from taxable income, subject to certain limitations.

Backup Withholding and Information Reporting

A U.S. holder may, under certain circumstances, be subject to backup withholding with respect to certain payments to that U.S. holder, unless the holder (i) is a corporation or comes within certain other exempt categories, and demonstrates this fact when so required, or (ii) provides a correct taxpayer identification number, certifies that it is not subject to backup withholding and otherwise complies with applicable requirements of the backup withholding rules. Any amount withheld under these rules generally will be creditable against the U.S. holder s U.S. federal income tax liability. While non-U.S. holders generally are except from backup withholding, a non-U.S. holder may, in certain circumstances, be required to comply with certain information and identification procedures in order to prove entitlement to this exemption.

U.S. holders should consult their own tax advisors about any additional reporting requirements that may arise as a result of their purchasing, holding or disposing of the notes.

Non-U.S. Holder

A holder or beneficial owner of a note that is not a U.S. holder (a non-U.S. holder) generally will not be subject to U.S. federal income or withholding tax on interest received on the notes. In addition, a non-U.S. holder will not be subject to U.S. federal income or withholding tax on gain realized on the sale of notes unless, in the case of gain realized by an individual non-U.S. holder, the non-U.S. holder is present in the United States for 183 days or more in the taxable year of the sale and certain other conditions are met.

Documents on Display

We are subject to the information requirements of the Securities Exchange Act of 1934, as amended, and accordingly file reports and other information with the SEC. Reports and other information filed by us with the SEC may be inspected and copied at the public reference facilities maintained by the SEC at 100 F Street, N.E., Washington, D.C. 20549. You can obtain further information about the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330. You may also inspect Petrobras reports and other information at the offices of the New York Stock Exchange, 11 Wall Street, New York, New York 10005, on which Petrobras American Depositary Shares are listed. Our SEC filings are also available to the public from the SEC s Web site at http://www.sec.gov. For further information on obtaining copies of Petrobras public filings at the New York Stock Exchange, you should call (212) 656-5060.

We also file financial statements and other periodic reports with the CVM.

Item 11. Qualitative and Quantitative Disclosures about Market Risk

Petrobras

Risk Management

We are exposed to a number of market and credit risks arising from our normal business activities. Market risk is the possibility that changes in interest rates, currency exchange rates or commodity prices will adversely affect the value of our financial assets, liabilities or expected future cash flows. Credit risk is the failure of a counterparty to perform a payment obligation under a commercial contract or a derivative contract.

We use derivative instruments to address market risks related to commodity prices, interest rates and currency exchange rates. Such derivative instruments are used only to offset market exposures. Our executive officers manage market risk. We address credit risk by following rigid rules, overseen by a Credit Committee, to evaluate counterparties and define proper guaranties.

We have a Risk Management Committee that evaluates our risk exposures and establishes guidelines that we use to measure, monitor, and manage risk related to our activities. The Risk Management Committee is comprised of members of all our business areas.

Commodity Price Risk

Our sales of crude oil and oil products are related to international prices, which exposes us to price fluctuations in international markets.

We enter into derivative transactions, primarily energy futures contracts, forwards, swaps, and options, in order to mitigate some of the impact of such fluctuations. Our derivatives contracts provide economic hedges for anticipated crude oil and byproducts purchases and sales in the international markets, generally forecast to occur within a 30- to 360-day period. Our exposure on these contracts is limited to the difference between contract value and market value on the volumes hedged. See Note 20 to our audited consolidated financial statements for more information about our commodity derivative transactions.

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The following table sets forth a sensitivity analysis demonstrating the net change in fair value of a 10% adverse change in the price of the underlying commodity as of December 31, 2009, which is a 10% increase in the price of the underlying commodity for options, futures and swaps.

	Petr	obras	PifC	Co		Total	
Outstanding as of				Fair		Fair	+10%
December 2009	Quantity (mbbl)	Fair Value(1) (U.S.\$ million)	Quantity (mbbl)	Value(1) (U.S.\$ million)	Quantity (mbbl)	Value(1) (U.S.\$ million)	Sensitivity (U.S.\$ million)
Options:							
Buy contracts	25	0	0		250		
Sell contracts	1,40	0	0		1,400		
		1.03400		0		1.0340	1.61276
Futures:							
Buy contracts	10,68	3	13,029		25,342		
Sell contracts	10,52	1	17,219		33,852		
		1.33730		0.55401		10.00099	66.76344
Swaps:							
Receive variable/							
pay fixed	27	6	1,670		1,603		
Receive fixed/ pay							
variable	17	5	927		2,342		
		0.11062		0.70023		1.64141	4.18797

Fair value represents an estimate of gain or loss that would be realized if contracts were settled at the balance (1) sheet date.

Interest Rate and Exchange Rate Risk

The interest rate risk to which we are exposed is a function of our long-term debt and, to a lesser extent, our short-term debt. Our long-term debt consists principally of notes and borrowings incurred primarily in connection with capital expenditures and investments in exploration and development projects and loans to affiliated companies. Our short-term debt consists principally of U.S. dollar denominated import and export financing and working capital borrowings from commercial banks. In general, our foreign currency floating rate debt is principally subject to fluctuations in LIBOR. Our floating rate debt denominated in reais is principally subject to fluctuations in the Certificado de Depósito Interbancário (Interbank Deposit Certificate, or CDI) and in the Taxa de Juros de Longo Prazo (Brazilian long-term interest rate, or TJLP), as fixed by the National Monetary Council.

We do not currently utilize derivative instruments to manage our exposure to interest rate fluctuation. We have been considering various forms of derivatives to reduce our exposure to interest rate fluctuations and may utilize these financial instruments in the future.

The exchange rate risk to which we are exposed is limited to the balance sheet and derives principally from the incidence of non-*real* denominated obligations in our debt portfolio. See Item 5. Operating and Financial Review and Prospects Inflation and Exchange Rate Variation.

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The table below provides summary information regarding our exposure to interest rate and exchange rate risk in our total debt portfolio for 2009 and 2008. Total debt portfolio includes long-term debt, capital leases, project financings, and current portions thereof, and short-term debt.

	Total Debt Portfolio		
	2009	2008	
	(%)		
Real denominated:			
Fixed rate	0.0	0.0	
Floating rate	21.9	26.2	
Sub-total	21.9	26.2	
U.S. dollar denominated:(1)			
Fixed rate	48.5	30.5	
Floating rate (includes short-term debt)	27.4	36.0	
Sub-total	75.9	66.5	
Other currencies (primarily Yen):			
Fixed rate	0.5	3.8	
Floating rate	1.7	3.5	
Sub-total	2.2	7.3	
Total.	100.0	100.0	
Floating rate debt:			
Real denominated	21.9	26.2	
Foreign currency denominated	29.1	39.5	
Fixed rate debt:			
Real denominated	0.0	0.0	
Foreign currency denominated	49.0	34.3	
Total.	100.0	100.0	
U.S. dollars(1)	75.87	66.48	
Euro	0.09	0.25	
Japanese Yen	2.15	7.05	
Brazilian <i>reais</i>	21.89	26.22	
Total	100.0	100.0	

Includes PifCo s 2.15% Japanese Yen Bonds due 2016, where payment of principal and interest has been fixed in U.S. dollars under the cross currency swap described below.

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The table below provides information about our total debt obligations as of December 31, 2009, which are sensitive to changes in interest rates and exchange rates. This table presents, by expected maturity dates and currency, the principal cash flows and related average interest rates of these obligations. Variable interest rates are based on the applicable reference rate, LIBOR, TJLP, IGP-M or CDI as of December 31, 2009.

								Fair Value as of December
	2010	2011	2012	2013 illion, except	2014	2015-2040	Total	31, 2009
Debt in Euro:			(U.D.\$ III	шоп, сасср	tioi perce	iitages)		
Fixed rate debt	_	_	_	_	_	_	_	_
Average interest								
rate	_	_	_	_	_	_	_	_
Variable rate debt	8	8	8	8	8	12	53	50
Average interest								
rate	1.2%	2.0%	2.5%	3.1%	3.6%	5.0%		
Debt in Japanese								
Yen:								
Fixed rate debt	170	32	32	32	_	_	265	267
Average interest								
rate	3.6%	1.7%	1.7%	1.7%	_	_	_	-
Variable rate debt	129	11	116	116	116	464	952	902
Average interest								
rate	1.9%	4.3%	1.0%	1.1%	1.2%	1.9%	_	-
Debt in U.S.								
dollars:(1)								
Fixed rate debt	934	469	228	785	585	24,557	27,558	31,445
Average interest								
rate	7.4%	7.5%	5.4%	8.2%	7.2%			-
Variable rate debt	5,125	1.776	2,572	733	734	4,661	15,601	15,872
Average interest	1.50	2.24	2.50	2.69	4.00	6 70		
rate	1.5%	2.3%	3.5%	3.6%	4.0%	6.5%	_	_
Debt in Brazilian								
reais:	1 656	24.745	1 1/10	611	1 400	2 970	12 441	12.072
Variable rate debt	1,656	24,745	1,148	614	1,408	2,870	12,441	12,073
Average interest	10.7%	12.9%	10.4%	10.0%	10.9%	9.1%		
rate Total debt	10.7%	12.9%	10.4%	10.0%	10.9%	9.1%	_	_
obligations	8,021	7,041	4,105	2,288	2,851	32,564	56,870	60,610

Our foreign currency risk management strategy includes the use of derivative instruments to protect against foreign exchange rate volatility, which may impact the value of certain of our obligations.

Includes PifCo s 2.15% Japanese Yen Bonds due 2016, where payment of principal and interest has been fixed in U.S. dollars under the cross currency swap described below.

PifCo

PifCo faces market risks in the normal course of business, including interest rate risk, risk related to changes in oil and oil products prices, and risk related to changes in foreign exchange rates. PifCo makes limited use of derivatives to manage its exposure to these market risks. PifCo does not hold derivative instruments for trading purposes.

Commodity Price Risk

PifCo enters into derivative transactions in order to mitigate the impact of fluctuations in the price of crude oil and byproducts.

PifCo uses futures contracts, swaps and options to protect its margins in anticipation of purchases and sales in the international markets, as shown in the sensitivity analysis above.

Interest Rate and Exchange Rate Risk

PifCo is not subject to material foreign exchange rate risk because 100% of its debt is U.S. dollar denominated. PifCo does not enter into derivative contracts or make other arrangements to hedge against interest rate risk.

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The table below sets forth the amounts and related weighted average annual interest rates by expected maturity dates for PifCo s long-term debt obligations at December 31, 2009:

Debt Obligations	2011	2012	2013	2014	2015	2016-2040	Total	Fair Value as of December 31, 2009
			(U.S.\$ r	nillion, exce	ept for per	centages)		
Debt in U.S. Dollars:(1)								
Fixed rate debt Average interest	304	70	436	442	22	10,312	11,586	12,716
rate	8.8%	5.5%	8.7%	7.6%	6.4%	6.7%	_	_
Variable rate debt Average interest	88	1,192	101	112	50	140	1,683	1,729
rate	2.1%	4.2%	3.4%	3.9%	4.9%	5.9%	_	_
Total debt								
obligations	392	1,262	537	554	72	10,452	13,269	14,445

Includes PifCo s 2.15% Japanese Yen Bonds due 2016, where payment of principal and interest has been fixed (1) in U.S. dollars under the cross currency swap described below.

Total Debt Portfolio	December 31, 2009(1)	December 31, 2008
Debt in U.S. Dollars:		
Fixed rate debt	76.5%	75.2%
Floating rate debt	23.5%	18.4%
Debt in Japanese Yen:		
Fixed rate debt	0%	6.4%
Floating rate debt	0%	0%
Total debt portfolio	100.0%	100.0%

mainly from notes and commercial banks. Trade lines of credit are primarily intended for the purchase of crude oil and oil products on the international market for sale to Petrobras and to purchase Petrobras crude oil and oil products exports, with interest rates ranging from 0.91% to 4.13% at December 31, 2009.

PifCo s long-term financings in U.S. dollars are derived On December 28, 2009, PifCo borrowed U.S.\$1,500 million under a short-term line of credit with Santander. The loan will mature in 2010 and bears interest at an initial rate of Libor plus spreads reflecting prevailing rates at the time of incurrence.

Includes PifCo s 2.15% Japanese Yen Bonds due 2016, where payment of principal and interest has been fixed (1) in U.S. dollars under the cross currency swap described below.

The table below sets forth the value of PifCo s cross currency swap, in which it swaps principal and interest payments on Yen denominated funding into U.S. dollar amounts. The change in fair value indicates that the hedging instrument is highly effective.

Cross Currency Swaps Maturing in 2016	Interest Rate	Notional Amount (Japanese Yen million)	Fair Value December 31, 2009 December (U.S.\$ million)	
Fixed to fixed		35,000	65	47
Average pay rate (U.S.\$)	5.69			
Average receive rate (Japanese Yen)	2.15			
Total cross currency swaps		35,000	65	47
156				

Item 12. Description of Securities other than Equity Securities

American Depositary Shares

Fees Payable by holders of our ADSs

JPMorgan Chase Bank serves as the depositary for both of our common and preferred ADSs. ADR holders are required to pay various fees to the depositary, and the depositary may refuse to provide any service for which a fee is assessed until the applicable fee has been paid.

ADR holders are required to pay the depositary: (i) an annual fee of US\$0.02 per ADS for administering the ADR program and (ii) amounts in respect of expenses incurred by the depositary or its agents on behalf of ADR holders, including expenses arising from compliance with applicable law, taxes or other governmental charges, facsimile transmission, or conversion of foreign currency into U.S. dollars. In both cases, the depositary may decide in its sole discretion to seek payment by either billing holders or by deducting the fee from one or more cash dividends or other cash distributions.

ADR holders are also required to pay additional fees for certain services provided by the depositary, as set forth in the table below.

Depositary service

Issuance and delivery of ADRs, including in connection with share distributions, stock splits
Distribution of dividends
Withdrawal of shares underlying ADSs
Transfers, combining or grouping of ADRs

Fee payable by ADR holders

US\$5.00 per 100 ADSs (or portion thereof)

US\$0.02 or less per ADS US\$5.00 per 100 ADSs (or portion thereof) US\$1.50 per ADS

Fees Payable by the Depositary to Petrobras

The depositary reimburses us for certain expenses we incur in connection with the ADR program, subject to a ceiling agreed between us and the depositary from time to time. The table below sets forth the amount of such payments for the year ended December 31, 2009.

Direct and indirect payments by the depositary	Amount (US\$)
Reimbursement of legal and accounting fees incurred in connection with preparation of Form 20-F	11,638,554.43
and ongoing SEC compliance and listing requirements	
Reimbursement of listing fees	500,000.00
Reimbursement of investor relations expenses(1)	9,572,399.30
Reimbursement of advertising and public relations expenses(2)	293,587.74
Broker reimbursements(3)	1,272,567.39
Third-party expenses paid directly by the depositary on behalf of Petrobras	
Other	
Total	11.638.554.43

- (1) Includes expenses related to investor relations and travel.
- (2) Includes legal and administrative expenses and expenses related to compliance with Sarbanes-Oxley Act requirements.
- (3) Broker reimbursements are fees payable to service providers for the distribution of materials to beneficial owners of ADRs. Corporate material includes information related to shareholders meetings and related voting instruction cards.

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PART II

Item 13. Defaults, Dividend Arrearages and Delinquencies

None.

Item 14. Material Modifications to the Rights of Security Holders and Use of Proceeds

None.

Item 15. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

Both PifCo and we have evaluated, with the participation of our Chief Executive Officer and Chief Financial Officer, the effectiveness of our disclosure controls and procedures as of December 31, 2009. There are inherent limitations to the effectiveness of any system of disclosure controls and procedures, including the possibility of human error and the circumvention or overriding of the controls and procedures. Accordingly, even effective disclosure controls and procedures can only provide reasonable assurance of achieving their control objectives. Based upon our evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures as of December 31, 2009 were effective to provide reasonable assurance that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the applicable rules and forms, and that it is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure.

Management s Report on Internal Control Over Financial Reporting

The managements of Petróleo Brasileiro S.A. Petrobras and Petrobras International Finance Company PifCo (each, a Company) are responsible for establishing and maintaining effective internal control over financial reporting and for their assessments of the effectiveness of internal control over financial reporting.

Each Company s internal control over financial reporting is a process designed by, or under the supervision of Petrobras Audit Committee and each of the Company s Chief Executive Officer, Chief Financial Officer and effected by each Company s board of directors, management, and other personnel to provide reasonable assurance regarding the reliability of financial reporting and the preparation of consolidated financial statements for external purposes in accordance with accounting principles generally accepted in the United States. Each Company s internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of consolidated financial statements in accordance with accounting principles generally accepted in the United States, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company s assets that could have a material effect on the consolidated financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements on a timely basis. Therefore even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation. Also, projections of any evaluation of the effectiveness to future periods are subject to the risk that controls may become inadequate, or that the degree of compliance with the policies or procedures may deteriorate.

Each of the Company s management assessed the effectiveness of each Company s internal control over financial reporting as of December 31, 2009, based on the criteria established in Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Based on that assessment, each of the Company s management has concluded that as of December 31, 2009, each Company s internal control over financial reporting is effective.

The effectiveness of each of the Company s internal control over financial reporting as of

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December 31, 2009, has been audited by KPMG Auditores Independentes, an independent registered public accounting firm, as stated in their report which appears herein.

Changes in Internal Controls

The management of each Company identified no change in its internal control over financial reporting during the fiscal year ended December 31, 2009, that has materially affected or is reasonably likely to materially affect its internal control over financial reporting.

Item 16A. Audit Committee Financial Expert

On June 17, 2005, our board of directors approved the appointment of an audit committee for purposes of the Sarbanes-Oxley Act of 2002. Our board of directors has determined that Fabio Colletti Barbosa is the audit committee financial expert, and he is independent, as defined in 17 CFR 240.10A-3.

PifCo s board of directors currently serves as its audit committee for purposes of the Sarbanes-Oxley Act of 2002.

Item 16C. Principal Accountant Fees and Services

Audit and Non-Audit Fees

Petrobras

The following table sets forth the fees billed to us by our independent auditors, KPMG Auditores Independentes, during the fiscal years ended December 31, 2009 and 2008:

PifCo s board of directors has determined that Marcos Antonio Silva Menezes is an audit committee financial expert within the meaning of this Item 16A. Mr. Menezes is not independent as defined in 17 CFR 240.10A-3.

Item 16B. Code of Ethics

We have always guided our business and our relations with third parties by strong ethical principles. In 1998, our board of executive officers approved the Petrobras Code of Ethics, which was extended to all Petrobras companies in 2002. In 2008, our board of executive officers further developed our ethics management through the creation of the Petrobras Ethics Commission. The Code of Ethics is applicable to all employees, the board of executive officers and the board of directors. The document is available on our website at http://www.petrobras.com.br/en/investors/. It is the responsibility of the Ethics Commission to promote compliance with ethical principles and act as a forum for discussion of subjects related to ethics. Currently, the Commission s focus is to develop and strengthen the Petrobras Ethics Management System, which is aimed at assuring the highest ethics standards by defining the roles of managers, employees, the Ethics Commission and their relationships.

Audit fees	9,724	12,893
Audit-related fees	154	156
Tax fees	229	468
Total fees	10,107	13,517

Audit fees in the above table are the aggregate fees billed by KPMG Auditores Independentes in connection with the audit of our annual financial In 2009, audit fees include the aggregate fees billed by KPMG Auditores Independentes, in the amount of U.S.\$844 thousand, related to the audit of the internal

2009

Year Ended December 31,

(U.S.\$ thousand)

statements (U.S. GAAP and Brazilian GAAP), interim reviews (U.S. GAAP and Brazilian GAAP), subsidiary audits (U.S. GAAP and Brazilian GAAP, among others) and review of periodic documents filed with the SEC.

controls. Audit-related fees in the above table are the aggregate fees billed by KPMG Auditores Independentes for assurance and related services that are reasonably related to the performance of the audit or reviews of our financial statements and are not reported under audit fees.

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Veer Ended December 31

Tax fees in the above table are fees billed by KPMG Auditores Independentes for services related to tax compliance reviews of the annual federal tax return and procedures with respect to income and sales taxes.

Our contract with KPMG Auditores Independentes was signed in 2006. Under this contract, KPMG Auditores Independentes will audit our financial statements through year-end December 31, 2010.

PifCo

The following table sets forth the fees billed to PifCo by its independent auditors KPMG Auditores Independentes, during the fiscal years ended December 31, 2009 and 2008:

	Tear Ended	Tear Ended December 31,		
	2009	2008		
	(U.S.\$ th	iousand)		
Audit fees	404	546		
Audit-related fees	29	38		
Total fees	433	584		

Audit fees in the above table are the aggregate fees billed by KPMG Auditores Independentes in connection with the audit of PifCo s annual financial statements (U.S. GAAP and Brazilian GAAP), interim reviews (U.S. GAAP and Brazilian GAAP), subsidiary audits (U.S. GAAP and local GAAP) and review of periodic documents filed with the SEC. In 2009, audit fees include the aggregate fees billed by KPMG Auditores Independentes, in the amount of U.S.\$54 thousand, related to the audit of the internal controls. Fees disclosed under the category audit-related fees relate to services provided in connection with the issuance of PifCo s notes in the international capital markets and assurance and related services that are reasonably related to the performance of the audit or reviews of PifCo s financial statements and are not reported under audit fees.

PifCo s contract with KPMG Auditores Independentes was signed in 2006. Under this contract, KPMG Auditores Independentes will audit PifCo s financial statements through year-end December 31, 2010.

Audit Committee Approval Policies and Procedures

Our audit committee has the authority to recommend pre-approval policies and procedures to our board of directors for the engagement of our or PifCo s independent auditor for services. At present, our board of directors has decided not to establish such pre-approval policies and procedures. Our board of directors expressly approves on a case-by-case basis any engagement of our independent auditors for all services provided to our subsidiaries or to us. Our bylaws prohibit our independent auditor from providing any consulting services to our subsidiaries or to us during the term of such auditor s contract.

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Item 16D. Exemptions from the Listing Standards for Audit Committees

Under the listed company audit committee rules of the NYSE and the SEC, we must comply with Exchange Act Rule 10A-3, which requires that we establish an audit committee composed of members of the board of directors that meets specified requirements. In reliance on the exemption in Rule 10A-3(b)(iv)(E), we have designated two members to our audit committee, Francisco Roberto de Albuquerque and Sergio Franklin Quintella, who are designees of the Brazilian government, which is our controlling shareholder and therefore one of our affiliates. In our assessment, each of these members acts independently in performing the responsibilities of an audit committee member under the Sarbanes-Oxley Act and satisfy the other requirements of Exchange Act Rule 10A-3.

Item 16E. Purchases of Equity Securities by the Issuer and Affiliated Purchasers

Petrobras

During the fiscal year ended December 31, 2009, neither any affiliated purchaser, as defined in Rule 10b-18(a)(3) under the Securities Exchange Act, nor we have purchased any of our equity securities.

Item 16F. Change in Registrant s Certifying Accountant

Not applicable.

Item 16G. Corporate Governance

Comparison of Petrobras Corporate Governance Practices with NYSE Corporate Governance Requirements Applicable to U.S. Companies

Under the rules of the New York Stock Exchange, foreign private issuers are subject to a more limited set of corporate governance requirements than U.S. domestic issuers. As a foreign private issuer, we must comply with four principal NYSE corporate governance rules: (i) we must satisfy the requirements of Exchange Act Rule 10A-3; (ii) our Chief Executive Officer must promptly notify the NYSE in writing after any executive officer becomes aware of any material non-compliance with the applicable NYSE corporate governance rules; (iii) we must provide the NYSE with annual and interim written affirmations as required under the NYSE corporate governance rules; and (iv) we must provide a brief description of any significant differences between its corporate governance practices and those followed by U.S. companies under NYSE listing standards.

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The table below briefly describes the significant differences between our domestic practices and the NYSE corporate governance rules.

New York Stock Exchange Corporate Governance Rules for

Section U.S. Domestic Issuers Petrobras Practices

Director Independence

Listed companies must have a majority of independent directors. Petrobras is a controlled company because more than a majority of its voting power is controlled by the Brazilian Federal

Controlled companies are not required overnment. As a controlled company,

to comply with this requirement.

Petrobras would not be required to comply with the majority of independent directors requirement if it were a U.S. domestic issuer. There is no legal provision or policy that requires us to have independent directors.

303A.03

The non-management directors of each listed company must meet at without management.

With the exception of the CEO of the company (who is also a director), all of regularly scheduled executive sessions Petrobras directors are non-management directors. These non-management directors do not meet at regularly scheduled executive sessions without the presence of the CEO.

303A.04

303A.01

Nominating/Corporate Governance Committee

Listed companies must have a nominating/corporate governance committee composed entirely of independent directors, with a written charter that covers certain minimum specified duties.

Petrobras does not have a nominating committee.

Petrobras also does not have a corporate governance committee composed of directors.

to comply with this requirement.

Instead, the entire board of directors develops, evaluates and approves corporate governance Controlled companies are not required inciples with the assistance of an advisory corporate governance commission not composed of directors. As a controlled company, Petrobras would not be required to comply with the nominating/corporate governance committee requirement if it were a U.S. domestic issuer.

303A.05

Compensation Committee

Listed companies must have a compensation committee composed a written charter that covers certain minimum specified duties.

Petrobras has a committee that advises the board of directors with respect to entirely of independent directors, with compensation and management succession. There is no legal provision or policy that requires the members of this committee to be independent.

Controlled companies are not required to comply with this requirement

> As a controlled company, Petrobras would not be required to comply with the compensation committee requirement if it were a U.S. domestic issuer.

Audit Committee

303A.06 303A.07

Listed companies must have an audit committee with a minimum of three independent directors that satisfy the

Petrobras Audit Committee is an advisory committee to the board of directors and is composed of independent members according

independence requirements of Rule written charter that covers certain minimum specified duties.

to Rule 10A-3 under the Exchange Act. The 10A-3 under the Exchange Act, with a Audit Committee has a written charter that sets forth its responsibilities that include, among other things: (i) strengthening ties with the external auditors, permitting closer supervision of their work and of issues regarding their competency and independence, (ii) assuring legal and regulatory compliance, including with regard to certification, internal controls, compliance procedures and ethics, and (iii) monitoring the financial position of the company, especially as to risks, internal auditing work and financial disclosure.

Equity Compensation Plans

Shareholders must have the opportunity to vote for compensation plans through shares and material forth by the NYSE s rules.

Under the Brazilian Corporate Law, shareholder approval is required for the adoption and revision of any equity reviews, with limited exceptions as set compensation plans. Petrobras does not currently have any equity compensation plans.

Corporate Governance Guidelines

Listed companies must adopt and disclose corporate governance guidelines.

Petrobras has a set of Corporate Governance Guidelines (Diretrizes de Governança Corporativa) that address director qualification standards, responsibilities, compensation, orientation, self-appraisals and access to management. The guidelines do not reflect the independence requirements set forth in Sections 303A.01 and .02 of the NYSE rules. Certain portions of the guidelines, including the responsibilities and compensation sections, are not discussed with the same level of detail set forth in the commentaries to the NYSE rules. The guidelines are available on Petrobras website.

303A.09

303A.08

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Code of Ethics for Directors, Officers and Employees

Listed companies must adopt and disclose a code of business conduct and ethics for directors, officers and employees, and promptly disclose or executive officers.

Petrobras has adopted a Code of Ethics (Código de Ética) applicable to its employees and a Code of Good Practices (Código de Boas Práticas) applicable to directors and executive any waivers of the code for directors officers. No waivers of the provisions of the Code of Ethics or Code of Good Practices are permitted. Both documents are available on Petrobras website.

Certification Requirements

Each listed company CEO must or she is not aware of any violation by the company of NYSE corporate governance listing standards.

Our CEO will promptly notify the NYSE in certify to the NYSE each year that he writing if any executive officer becomes aware of any material noncompliance with any applicable provisions of the NYSE corporate governance rules.

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303A.10

303A.12

PART III

Item 17. Financial Statements

Not applicable.

Item 18. Financial Statements

See pages F-2 through F-176, incorporated herein by reference.

Item 19. Exhibits

<u>No.</u>	Description
1.1	Amended Bylaws of Petróleo Brasileiro S.APetrobras (together with an English version) (incorporated by reference to the Annual Report on Form 20-F of Petróleo Brasileiro S.A. Petrobras, filed with the Securities and Exchange Commission on June 30, 2004 (File No. 1-15106)).
1.2	Memorandum and Articles of Association of Petrobras International Finance Company (incorporated by reference to Exhibit 1 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on July 1, 2002, and amendments to which were filed on December 13, 2002, March 20, 2003 (File No. 333-14168) and June 26, 2007 and May 19, 2008 (File No. 001-331121). PifCo s Memorandum and Articles of Association were last amended on February 23, 2008.
2.1	Form of Amended and Restated Deposit Agreement, dated as of January 2007, among Petrobras, JPMorgan Chase Bank, N.A., as depositary, and registered holders and beneficial owners from time to time of the American depositary shares, representing the common shares of Petrobras (incorporated by reference to Exhibit 4.1 of the Registration Statement of Petrobras and Petrobras International Finance Company on Form F-3 filed with the Securities and Exchange Commission on December 11, 2009 (File No. 333-163665).
2.2	Amendment No. 1, dated as of June 2007, to the Amended and Restated Deposit Agreement, dated as of January 2, 2007, among Petrobras, JPMorgan Chase Bank, N.A., as depositary, and registered holders and beneficial owners from time to time of the American depositary shares, representing the common shares of Petrobras (incorporated by reference to Exhibit 4.2 of the Registration Statement of Petrobras and Petrobras International Finance Company on Form F-3 filed with the Securities and Exchange Commission on December 11, 2009 (File No. 333-163665)).
2.3	Form of American Depositary Receipt evidencing American Depositary Shares representing the common shares of Petrobras (incorporated by reference to Exhibit 4.3 of the Registration Statement of Petrobras and Petrobras International Finance Company on Form F-3 filed with the Securities and Exchange Commission on December 11, 2009 (File No. 333-163665)).
2.4	Form of Amended and Restated Deposit Agreement, dated as of January 2007, among Petrobras, JPMorgan Chase Bank, N.A., as depositary, and registered holders and beneficial owners from time to time of the American depositary shares, representing the preferred shares of Petrobras (incorporated by reference to Exhibit 4.4 of the Registration Statement of Petrobras and Petrobras International Finance Company on Form F-3 filed with the Securities and Exchange Commission on December 11, 2009 (File No. 333-163665)).
2.5	Amendment No. 1, dated as of June 2007, to the Amended and Restated Deposit Agreement, dated as of January 2, 2007, among Petrobras, JPMorgan Chase Bank, N.A., as depositary, and registered holders

and beneficial owners from time to time of the American depositary shares, representing the preferred shares of Petrobras (incorporated by reference to Exhibit 4.5 of the Registration Statement of Petrobras and Petrobras International Finance Company on Form F-3 filed with the Securities and Exchange

- Commission on December 11, 2009 (File No. 333-163665)).

 2.6 Form of American depositary receipt evidencing American depositary shares representing the preferred shares of Petrobras (incorporated by reference to Exhibit 4.6 of the Registration Statement of Petrobras and Petrobras International Finance Company on Form F-3 filed with the Securities and Exchange Commission on December 11, 2009 (File No. 333-163665)).
- Indenture, dated as of July 19, 2002, between Petrobras International Finance Company and JPMorgan Chase Bank, as Trustee (incorporated by reference to exhibit 4.5 of the Registration Statement of Petrobras International Finance Company and Petrobras on Form F-3, filed with the Securities and Exchange Commission on July 5, 2002, and amendments to which were filed on July 19, 2002 and August 14, 2002 (File No. 333-92044-01)).
- 2.8 Amended and Restated First Supplemental Indenture, originally dated as of July 6, 2001, as supplemented as of November 26, 2001, as amended and restated as of March 31, 2010, between Petrobras International Finance Company and The Bank of New York Mellon, as Trustee, relating to the 9.750% Senior Notes due 2011.
- Amended and Restated Second Supplemental Indenture, initially dated as of July 2, 2003, as amended and restated as of September 18, 2003, as amended and restated as of March 31, 2010, between Petrobras International Finance Company (PifCo) and JPMorgan Chase Bank, as Trustee, relating to the 9.125% Global Notes due 2013.

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- 2.10 Amended and Restated Third Supplemental Indenture, initially dated as of December 10, 2003, as amended and restated as of March 31, 2010, between Petrobras International Finance Company (PifCo) and JPMorgan Chase Bank, as Trustee, relating to the 8.375% Global Notes due 2018.
- Indenture, dated as of July 6, 2001, between Petrobras International Finance Company and The Bank of New York Mellon, as Trustee, relating to the 9 3/4% Senior Notes due 2011 (incorporated by reference to Exhibit 4.1 to the Registration Statement of Petrobras International Finance Company and Petróleo Brasileiro S.A. Petrobras on Form F-4, filed with the Securities and Exchange Commission on December 6, 2001 (File No. 333-14170)).
- Amended and Restated Fourth Supplemental Indenture, initially dated as of September 15, 2004, as amended and restated as of March 31, 2010, between Petrobras International Finance Company (PifCo) and JPMorgan Chase Bank, as Trustee, and Petróleo Brasileiro S.A. Petrobras relating to the 7.75% Global Notes due 2014.
- 2.13 Registration Rights Agreement, dated as of July 6, 2001, among Petrobras International Finance Company, Petróleo Brasileiro S.A. Petrobras, and USB Warburg LLC, Banc of America Securities LLC, J.P. Morgan Securities Inc., RBC Dominion Securities Corporation and Santander Central Hispano Investment Securities Inc. (incorporated by reference to Exhibit 4.4 to the Registration Statement of Petrobras International Finance Company and Petróleo Brasileiro S.A. Petrobras on Form F-4, filed with the Securities and Exchange Commission on December 6, 2001 (File No. 333-14170)).
- Amended and Restated Fifth Supplemental Indenture, initially dated as of October 6, 2006, as amended and restated as of February 7, 2007, as amended and restated as of March 31, 2010, between Petrobras International Finance Company (PifCo) and the Bank of New York Mellon, as successor to JPMorgan Chase Bank, N.A., as Trustee, and Petróleo Brasileiro S.A. Petrobras relating to the 6.125% Global Notes due 2016.
- Amended and Restated First Supplemental Indenture, initially dated as of November 1, 2007, as amended and restated as of January 11, 2008, as amended and restated as of March 31, 2010, between Petrobras International Finance Company (PifCo) and The Bank of New York Mellon, as Trustee, and Petróleo Brasileiro S.A. Petrobras relating to the 5.875% Global Notes due 2018.
- 2.16 Guaranty for the 9.750% Senior Notes due 2011, dated as of March 31, 2010, between Petróleo Brasileiro S.A. Petrobras and The Bank of New York Mellon, as Trustee.
- 2.17 Guaranty for the 9.125% Global Notes due 2013, dated as of March 31, 2010, between Petróleo Brasileiro S.A. Petrobras and The Bank of New York Mellon, as Trustee.
- 2.18 Guaranty for the 8.375% Global Notes due 2018, dated as of March 31, 2010, between Petróleo Brasileiro S.A. Petrobras and The Bank of New York Mellon, as Trustee.
- 2.19 Master Export Contract, dated as of December 21, 2001, between Petróleo Brasileiro S.A. Petrobras and Petrobras Finance Ltd. (incorporated by reference to Exhibit 2.14 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on July 1, 2002, and amendments to which were filed on December 13, 2002 and March 20, 2003 (File No. 333-14168)).
- Amendment to the Master Export Contract, dated as of May 21, 2003, among Petróleo Brasileiro S.A. Petrobras and Petrobras Finance Ltd. (incorporated by reference to Exhibit 2.18 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on June 19, 2003 (File No. 333-14168)).
- 2.21 Depositary Agreement, dated as of December 21, 2001, among U.S. Bank, National Association, Cayman Islands Branch, in capacity as Trustee of the PF Export Receivables Master Trust, Citibank, N.A., in capacity as Securities Intermediary, and Petrobras Finance Ltd. (incorporated by reference to Exhibit 2.15 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on July 1, 2002, and amendments to which were filed on December 13, 2002 and March 20, 2003 (File No. 333-14168)).
- 2.22 Letter Agreement relating to the Depositary Agreement, dated as of May 16, 2003 (incorporated by reference to Exhibit 2.20 to the Annual Report on Form 20-F of Petrobras International Finance

- Company, filed with the Securities and Exchange Commission on June 19, 2003 (File No. 333-14168)).

 Administrative Services Agreement, dated as of December 21, 2001, between Petróleo Brasileiro S.A. Petrobras, as Delivery and Sales Agent, and Petrobras Finance Ltd. (incorporated by reference to Exhibit 2.16 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on July 1, 2002, and amendments to which were filed on December 13, 2002 and March 20, 2003 (File No. 333-14168)).
- 2.24 Letter Agreement relating to the Administrative Services Agreement, dated as of May 16, 2003 (incorporated by reference to Exhibit 2.22 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on June 19, 2003 (File No. 333-14168)).
- Amended and Restated Trust Deed, dated as of December 21, 2001, among U.S. Bank, National Association, Cayman Islands Branch, in capacity as Trustee of the PF Export Receivables Master Trust, Citibank, N.A., in capacity as Paying Agent, Transfer Agent, Registrar and Depositary Bank, and Petrobras International Finance Company, as Servicer (incorporated by reference to Exhibit 2.17 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on July 1, 2002, and amendments to which were filed on December 13, 2002 and March 20, 2003 (File No. 333-14168)).

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- 2.26 Receivables Purchase Agreement, dated as of December 21, 2001, among Petrobras Finance Ltd., Petróleo Brasileiro S.A. Petrobras and U.S. Bank, National Association, Cayman Islands Branch, solely in capacity as Trustee of the PF Export Receivables Master Trust (incorporated by reference to Exhibit 2.18 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on July 1, 2002, and amendments to which were filed on December 13, 2002 and March 20, 2003 (File No. 333-14168)).
- Amended and Restated Receivables Purchase Agreement, dated as of May 21, 2003, among Petrobras Finance Ltd., Petróleo Brasileiro S.A. Petrobras and U.S. Bank, National Association, Cayman Islands Branch, solely in capacity as Trustee of the PF Export Receivables Master Trust (incorporated by reference to Exhibit 2.25 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on June 19, 2003 (File No. 333-14168)).
- Prepayment Agreement, dated as of December 21, 2001, between Petróleo Brasileiro S.A. Petrobras and Petrobras Finance Ltd. (incorporated by reference to Exhibit 2.26 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on June 19, 2003 (File No. 333-14168)).
- Amended and Restated Prepayment Agreement, dated as of May 2, 2003, between Petróleo Brasileiro S.A. Petrobras and Petrobras Finance Ltd. (incorporated by reference to Exhibit 2.27 to the Annual Report on Form 20-F of Petrobras International Finance Company, filed with the Securities and Exchange Commission on June 19, 2003 (File No. 333-14168)).
- 2.30 Guaranty for the 7.75% Global Notes due 2014, dated as of March 31, 2010, between Petróleo Brasileiro S.A. Petrobras and The Bank of New York Mellon, as Trustee.
- 2.31 Guaranty for the 6.125% Global Notes due 2016, dated as of March 31, 2010, between Petróleo Brasileiro S.A. Petrobras and The Bank of New York Mellon, as Trustee.
- 2.32 Guaranty for the 5.875% Global Notes due 2018, dated as of March 31, 2010, between Petróleo Brasileiro S.A. Petrobras and The Bank of New York Mellon, as Trustee.
- 2.33 Amended and Restated Second Supplemental Indenture, initially dated as of February 11,2009, as amended and restated as of July 9, 2009, between Petrobras International Finance Company (PifCo) and the Bank of New York Mellon, as Trustee, and Petróleo Brasileiro S.A. Petrobras relating to the 7.875% Global Notes due 2019
- 2.34 Amended and Restated Guaranty, initially dated as of February 11, 2009, as amended and restated as of July 9, 2009, between Petróleo Brasileiro S.A. Petrobras and The Bank of New York Mellon, as Trustee.
- 2.35 Third Supplemental Indenture, dated as of October 30, 2009, between Petrobras International Finance
 Company (PifCo) and The Bank of New York Mellon, as Trustee, and Petróleo Brasileiro S.A. Petrobras relating to the 5.75% Global Notes due 2020.
- 2.36 Fourth Supplemental Indenture, dated as of October 30, 2009, between Petrobras International Finance
 Company (PifCo) and The Bank of New York Mellon, as Trustee, and Petróleo Brasileiro S.A. Petrobras relating to the 6.875% Global Notes due 2040.
- 2.37 Guaranty for the 5.75% Global Notes due 2020, dated as of October 30, 2009, between Petróleo Brasileiro S.A. Petrobras and The Bank of New York Mellon, as Trustee.
- 2.38 Guaranty for the 6.975% Global Notes due 2040, dated as of October 30, 2009, between Petróleo
 Brasileiro S.A. Petrobras and The Bank of New York Mellon, as Trustee.

 The amount of long-term debt securities of Petrobras authorized under any given instrument does not exceed 10% of its total assets on a consolidated basis. Petrobras hereby agrees to furnish to the SEC, upon its request, a copy of any instrument defining the rights of holders of its long-term debt or of its
- 4.1 Form of Concession Agreement for Exploration, Development and Production of crude oil and natural gas executed between Petrobras and ANP (incorporated by reference to Exhibit 10.1 of Petrobras Registration Statement on Form F-1 filed with the Securities and Exchange Commission on July 14, 2000 (File No. 333-12298)).

subsidiaries for which consolidated or unconsolidated financial statements are required to be filed.

Purchase and Sale Agreement of natural gas, executed between Petrobras and Yacimientos Petrolíferos Fiscales Bolivianos-YPFB (together with and English version) (incorporated by reference to Exhibit 10.2 to Petrobras Registration Statement on Form F-1 filed with the Securities and Exchange Commission on July 14, 2000 (File No. 333-12298)).

- 8.1 <u>List of subsidiaries.</u>
- <u>12.1</u> <u>Petrobras Certifications Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.</u>
- <u>12.2</u> <u>PifCo s Certifications Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.</u>
- 13.1 Petrobras Certifications Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

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<u>13.2</u>	PifCo s Certifications Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.	
<u>15.1</u>	Consent letter of KPMG.	
<u>15.2</u>	Consent letter of KPMG.	
<u>15.3</u>	Consent letter of DeGolyer and MacNaughton.	
<u>99.1</u>	Third Party Reports of DeGolyer and MacNaughton.	
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SIGNATURES

Pursuant to the requirements of Section 12 of the Securities Exchange Act of 1934, the registrant hereby certifies that it meets all the requirements for filing on Form 20-F and has duly caused this annual report to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Rio de Janeiro, on May 19, 2010.

Petróleo Brasileiro S.A. PETROBRAS

By: /s/ José Sergio Gabrielli de Azevedo Name: José Sergio Gabrielli de Azevedo

Title: Chief Executive Officer

By: /s/ Almir Guilherme Barbassa Name: Almir Guilherme Barbassa

Title: Chief Financial Officer and Chief Investor

Relations Officer

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SIGNATURES

Pursuant to the requirements of Section 12 of the Securities Exchange Act of 1934, the registrant hereby certifies that it meets all the requirements for filing on Form 20-F and has duly caused this annual report to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Rio de Janeiro, on May 19, 2010.

Petrobras International Finance Company PifCo

By: /s/ Daniel Lima de Oliveira Name: Daniel Lima de Oliveira

Title: Chairman and Chief Executive Officer

By: /s/ Sérvio Túlio da Rosa Tinoco Name: Sérvio Túlio da Rosa Tinoco

Title: Chief Financial Officer

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PETRÓLEO BRASILEIRO S.A. PETROBRAS

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PETROBRAS INTERNATIONAL FINANCE COMPANY

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Petróleo Brasileiro S.A. -Petrobras and subsidiaries

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED FINANCIAL STATEMENTS

Report of Independent Registered Public Accounting Firm

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Shareholders of Petróleo Brasileiro S.A. - Petrobras

We have audited the accompanying consolidated balance sheets of Petróleo Brasileiro S.A. - Petrobras and subsidiaries (the Company) as of December 31, 2009 and 2008, and the related consolidated statements of income, changes in shareholders equity and cash flows for each of the years in the three-year period ended December 31, 2009. We also have audited the Company s internal control over financial reporting as of December 31, 2009, based on criteria established in Internal Control - Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company s management is responsible for these consolidated financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management s Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on these consolidated financial statements and an opinion on the Company s internal control over financial reporting based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the consolidated financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall consolidated financial statements presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

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A Company s internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the consolidated financial statements for external purposes in accordance with generally accepted accounting principles. A Company s internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of consolidated financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company s assets that could have a material effect on the consolidated financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Petróleo Brasileiro S.A. Petrobras and subsidiaries as of December 31, 2009 and 2008, and the results of its operations and its cash flows for each of the years in the three-year period ended December 31, 2009, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, Petróleo Brasileiro S.A. - Petrobras and subsidiaries maintained, in all material respects, effective internal control over financial reporting as of December 31, 2009, based on criteria established in COSO.

/s/ KPMG Auditores Independentes KPMG Auditores Independentes

Rio de Janeiro, Brazil March 24, 2010

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

December 31, 2009 and 2008

Expressed in Millions of United States Dollars

	As of December 31,	
	2009	2008
Assets		
Current assets		
Cash and cash equivalents (Note 4)	16,169	6,499
Marketable securities (Note 5)	72	124
Accounts receivable, net (Note 6)	8,115	6,613
Inventories (Note 7)	11,227	7,990
Deferred income taxes (Note 3)	660	500
Recoverable taxes (Note 8)	3,940	3,281
Advances to suppliers	1,026	626
Other current assets	1,435	1,125
	42,644	26,758
Property, plant and equipment, net (Note 9)	136,167	84,719
Investments in non-consolidated companies and other investments (Note 10)	4,350	3,198
Non-current assets		
Accounts receivable, net (Note 6)	1,946	923
Advances to suppliers	3,267	2,471
Petroleum and alcohol account - receivable from Federal Government		
(Note 11)	469	346
Marketable securities (Note 5)	2,659	1,738
Restricted deposits for legal proceedings and guarantees (Note 19 (a))	1,158	798
Recoverable taxes (Note 8)	5,462	3,095
Goodwill (Note 18)	139	118
Prepaid expenses	618	513
Other assets	1,391	1,018
	17,109	11,020

Total assets 200,270 125,695

See the accompanying notes to the consolidated financial statements.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS (Continued)

December 31, 2009 and 2008

Expressed in Millions of United States Dollars

	As of December 31,	
	2009	2008
Liabilities and shareholders equity		
Current liabilities		
Trade accounts payable	9,882	7,763
Current debt (Note 12)	8,553	5,888
Current portion of capital lease obligations (Note 15)	227	251
Income taxes payable	825	705
Taxes payable, other than income taxes	5,149	2,900
Payroll and related charges	2,118	1,398
Dividends and interest on capital payable (Note 17 (e))	1,340	3,652
Employees postretirement benefits obligation Pension and Health Care (Note 16		
(a))	694	492
Contingencies (Note 19 (a))	31	23
Other payables and accruals	2,146	1,684
	30,965	24,756
Long-term liabilities		
Long-term debt (Note 12)	48,149	20,640
Capital lease obligations (Note 15)	203	344
Employees postretirement benefits obligation - Pension and Health Care (Note 16		
(a))	10,963	5,787
Deferred income taxes (Note 3)	9,844	7,080
Provision for abandonment (Note 9 (a))	2,812	2,825
Contingencies (Note 19 (a))	469	356
Other liabilities	1,445	1,339
	73,885	38,371
Shareholders equity		
Shares authorized and issued (Note 17 (a))		
Preferred share 2009 and 2008 3,700,729,396 shares	15,106	15,106

Common share 2009 and 2008 -5,073,347,344 shares	21,088	21,088
Additional paid in capital	707	-
Capital reserve - fiscal incentive	296	221
Retained earnings		
Appropriated	36,691	15,597
Unappropriated	15,062	25,889
Accumulated other comprehensive income		
Cumulative translation adjustments	6,743	(15,846)
Postretirement benefit reserves adjustments net of tax ((US\$848) and US\$19 for December 31, 2009		
and 2008, respectively) - Pension cost and Health Care cost (Note 16 (a))	(1,646)	37
Unrealized gains (losses) on available-for-sale securities, net of tax	24	(144)
Unrecognized loss on cash flow hedge, net of tax	(13)	(39)
Petrobras Shareholders equity	94,058	61,909
Noncontrolling interest	1,362	659
Total Equity	95,420	62,568
Total liabilities and shareholders equity	200,270	125,695
See the accompanying notes to the consolidated financial statements.		
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME

December 31, 2009, 2008 and 2007

Expressed in Millions of United States Dollars

(except number of shares and earnings per share)

	Year ended December 31,		r 31,
	2009	2008	2007
Sales of products and services Less:	115,892	146,529	112,425
Value-added and other taxes on sales and services Contribution of Intervention in the Economic Domain	(20,909)	(25,046)	(20,668)
Charge CIDE	(3,114)	(3,226)	(4,022)
Net operating revenues	91,869	118,257	87,735
Cost of Sales	(49,251)	(72,865)	(49,789)
Depreciation, depletion and amortization	(7,188)	(5,928)	(5,544)
Exploration, including exploratory dry holes	(1,702)	(1,775)	(1,423)
Impairment (Note 9 (b) and Note 18(a))	(319)	(519)	(271)
Selling, general and administrative expenses	(7,020)	(7,429)	(6,250)
Research and development expenses	(681)	(941)	(881)
Employee benefit expense for non-active participants	(719)	(841)	(990)
Other operating expenses	(3,120)	(2,665)	(2,136)
Total costs and expenses	(70,000)	(92,963)	(67,284)
Operating income	21,869	25,294	20,451
Equity in results of non-consolidated companies (Note 10)	157	(21)	235
Financial income (Note 13)	1,899	1,641	1,550
Financial expenses (Note 13)	(1,295)	(848)	(677)
Monetary and exchange variation (Note 13)	(175)	1,584	(1,455)
Other taxes	(333)	(433)	(662)
Other expenses, net (Note 18 (d))	(61)	(225)	(143)
	192	1,698	(1,152)

Income before income taxes

22,061

26,992

19,299

See the accompanying notes to the consolidated financial statements.

Index to Financial Statements

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME (Continued)

December 31, 2009, 2008 and 2007

Expressed in Millions of United States Dollars

(except number of shares and earnings per share)

	Year ended December 31,		
	2009	2008	2007
Income tax expense (Note 3)			
Current	(4,378)	(6,904)	(4,826)
Deferred	(860)	(2,355)	(1,062)
Beteffed	(000)	(2,333)	(1,002)
	(5,238)	(9,259)	(5,888)
Net income for the year	16,823	17,733	13,411
Plus/(Less): Net income attributable to the noncontrolling			
interest	(1,319)	1,146	(273)
Net income for the year attributable to Petrobras	15,504	18,879	13,138
Net income applicable to each class of shares			
Common	8,965	10,916	7,597
Preferred	6,539	7,963	5,541
Net income for the year attributable to Petrobras	15,504	18,879	13,138
Basic and diluted earnings per: (Note 17 (e))			
Common and preferred share	1.77	2.15	1.50(*)
Common and preferred ADS	3.54	4.30	3.00(*)
Weighted average number of shares outstanding			
Common	5,073,347,344	5,073,347,344	5,073,347,344(*)
Preferred	3,700,729,396	3,700,729,396	3,700,729,396(*)

^(*) Considers effect of 2 for 1 stock split that occurred on April 25, 2008 (see Note 17 (a)).

See the accompanying notes to the consolidated financial statements.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

December 31, 2009, 2008 and 2007

Expressed in Millions of United States Dollars

	Year ended December 31,		31,
	2009	2008	2007
Cash flows from operating activities			
Net income for the year	16,823	17,733	13,411
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation, depletion and amortization	7,188	5,928	5,544
Dry hole costs	1,251	808	549
Equity in the results of non-consolidated companies	(157)	21	(235)
Foreign exchange (gain)/loss	(1,051)	2,211	641
Impairment	319	519	271
Deferred income taxes	860	2,355	1,062
Other	(9)	617	394
Working capital adjustments:			
Decrease (increase) in accounts receivable, net	(777)	(1,098)	(245)
Decrease (increase) in inventories	(672)	(568)	(1,619)
Increase in trade accounts payable	206	2,246	1,709
Increase in taxes payable	1,086	(207)	460
Advances to suppliers	(428)	(1,684)	787
Recoverable taxes	(882)	(1,431)	(1,132)
Increase (decrease) in other working capital			
adjustments	1,163	770	1,067
Net cash provided by operating activities	24,920	28,220	22,664
Cash flows from investing activities			
Additions to property, plant and equipment	(35,134)	(29,874)	(20,978)
Acquisition of Suzano and Ipiranga	-	-	(1,551)
Marketable securities and other investments activities	14	408	(1,497)

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Net cash used in investing activities	(35,120)	(29,466)	(24,026)
Cash flows from financing activities			
Net borrowing under line-of-credit agreement	1,100	-	-
Short-term debt, net issuances and repayments	1,286	380	(6)
Proceeds from issuance and draw-down of long-term debt	26,616	9,570	2,980
Principal payments of long-term debt	(3,002)	(4,655)	(3,561)
Proceeds of project financings	729	5,479	1,568
Payments of project financings	(1,809)	(3,124)	(2,599)
Payment of capital lease obligations	(273)	(125)	(367)
Dividends and interest on shareholders equity paid to shareholders and minority interest	(7,712)	(4,747)	(4,003)
Net cash used in financing activities	16,935	2,778	(5,988)
Increase (Decrease) in cash and cash equivalents	6,735	1,532	(7,350)
Effect of exchange rate changes on cash and cash equivalents	2,935	(2,020)	1,649
Cash and cash equivalents at beginning of year	6,499	6,987	12,688
Cash and cash equivalents at end of year	16,169	6,499	6,987

See the accompanying notes to the consolidated financial statements.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)

December 31, 2009, 2008 and 2007

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Expressed in Millions of United States Dollars

	Year ended December 31,		
	2009	2008	2007
Supplemental cash flow information:			
Cash paid during the period for			
Interest, net of amount capitalized	3,059	2,304	1,639
Income taxes	4,929	6,271	4,430
Withholding income tax on financial investments	2,224	1,176	1,007
Non-cash investment and financing transactions during the year			
Recognition of asset retirement obligation ASC Topic 410-20	(423)	75	1,728
Acquisitition of property, plant and equipment on credit	70	-	-
Acquisition of fixed assets on contract with transfer of benefits, risks and			
control of assets	63	6	-
See the accompanying notes to the consolidated financial statements.			

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

December 31, 2009, 2008 and 2007

Expressed in Millions of United States Dollars (except per-share amounts)

	Year ended December 31,		
	2009	2008	2007
Preferred shares			
Balance at January 1,	15,106	8,620	7,718
Capital increase from undistributed earnings reserve			
(Note 17 (a))	-	6,235	902
Capital increase from capital reserve (Note 17 (a))	-	251	-
Balance at December 31,	15,106	15,106	8,620
Common shares			
Balance at January 1,	21,088	12,196	10,959
Capital increase from undistributed earnings reserve			
(Note 17 (a))	-	8,547	1,237
Capital increase from capital reserve (Note 17 (a))	-	345	-
Balance at December 31,			12,19
	21,088	21,088	6
Additional paid in capital			
Balance at January 1,	-	-	-
Transfer from noncontrolling interest	707	-	-
Balance at December 31,	707	-	-
Capital reserve - fiscal incentive			
Balance at January 1,	221	877	174
Capital increase	-	(596)	-
Transfer from unappropriated retained earnings	75	(60)	703
Balance at December 31,	296	221	877

Accumulated other comprehensive loss Cumulative translation adjustments

Balance at January 1,	(15,846)	4,155	(6,202)
Change in the year	22,589	(20,001)	10,357
Balance at December 31,	6,743	(15,846)	4,155
Postretirement benefit reserves adjustments net of ta	ax - Pension cost a	nd Health Care	cost
Balance at January 1,	37	(2,472)	(3,039)
Other decreases (increases)	(2,550)	3,801	860
Tax effect on above	867	(1,292)	(293)
Balance at December 31,	(1,646)	37	(2,472)
Unrecognized gains (losses) on available-for-sale sec	urities, net of tax		
Balance at January 1,	(144)	331	446
Unrealized gains (losses)	255	(490)	(174)
Realized gains	-	(229)	-
Tax effect on above	(87)	244	59
Balance at December 31,	24	(144)	331

See the accompanying notes to the consolidated financial statements.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

(Continued)

December 31, 2009, 2008 and 2007

Expressed in Millions of United States Dollars (except per-share amounts)

	Year ended December31,		
	2009	2008	2007
Unrecognized loss on cash flow hedge, net of tax			
Balance at January 1	(39)	(9)	(2)
Unrealized losses	-	-	-
Tax effect on above	-	_	_
Change in the year	26	(30)	(7)
Balance at December 31,	(13)	(39)	(9)
Appropriated retained earnings			
Legal reserve			
Balance at January 1,	3,257	4,297	3,045
Transfer from unappropriated retained earnings, net of gain or loss on translation	2,162	(1,040)	1,252
Balance at December 31,	5,419	3,257	4,297
Undistributed earnings reserve			
Balance at January 1,	12,123	30,280	20,074
Capital increase	-	(14,782)	(1,647)
Transfer from unappropriated retained earnings, net of gain or loss on translation	18,632	(3,375)	11,853
Balance at December 31,	30,755	12,123	30,280
Statutory reserve			
Balance at January 1,	216	286	585
Capital increase	-	-	(492)
Transfer from unappropriated retained earnings, net of gain or loss on translation	301	(69)	193

Balance at December 31,	517	217	286
Total appropriated retained earnings	36,691	15,597	34,863
Unappropriated retained earnings			
Balance at January 1,	25,889	6,618	10,541
Net income for the year attributable to Petrobras	15,504	18,879	13,138
F-12			

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY

(Continued)

December 31, 2009, 2008 and 2007

Expressed in Millions of United States Dollars (except per-share amounts)

	Year ended December 31,		
	2009	2008	2007
Dividends and interest on shareholders equity (per share: 2009 US\$0.59 to common and preferred shares; 2008 - US\$0.47 to common and preferred share; 2007 - US\$0.35 (*) to common and preferred shares) Appropriation to reserves of tax incentives Appropriation to reserves	(5,161) (75) (21,095)	(4,152) - 4,544	(3,060) - (14,001)
Balance at December 31, Total Petrobras shareholders equity	15,062 94,058	25,889 61,909	6,618 65,179
Noncontrolling interest			
Balance at January 1,	659	2,332	1,966
Net income for the period	1,319	(1,146)	273
Dividends and interest on shareholders s equity paid	· -	(358)	(143)
Transfer to additional paid in capital	(707)	-	-
Other increases (decreases)	91	(169)	236
Balance at December 31,	1,362	659	2,332
Total equity	95,420	62,568	67,511
Comprehensive income (loss) is comprised as follows:			
Net income for the year	16,823	17,733	13,411
Cumulative translation adjustments	22,589	(20,001)	10,357
Postretirements benefit reserves adjustments net of tax - Pension cost and Health Care cost	(1,683)	2,509	567

Unrealized gains (losses) on available-for-sale securities	168	(475)	(115)
Unrecognized gains (losses) on cash flow hedge	26	(30)	(9)
Total comprehensive income	37,923	(264)	24,211
Less: Net comprehensive income attributable to noncontrolling interest	(1,410)	1,315	(509)
Comprehensive income attributable to Petrobras	36,513	1,051	23,702

^(*)Considers effect of 2 for 1 stock split that occurred on April 25, 2008 (see Note 17(a)).

See the accompanying notes to the consolidated financial statements.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

1. The Company and its Operations

Petróleo Brasileiro S.A. - Petrobras is Brazil s national oil company and, directly or through its subsidiaries (collectively, Petrobras or the Company), is engaged in the exploration, exploitation and production of oil from reservoir wells, shale and other rocks, and in the refining, processing, trade and transport of oil and oil products, natural gas and other fluid hydrocarbons, in addition to other energy related activities. Additionally, Petrobras may promote the research, development, production, transport, distribution and marketing of all sectors of energy, as well as other related or similar activities.

2. Summary of Significant Accounting Policies

In preparing these consolidated financial statements, the Company has followed accounting policies that are in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP). The preparation of these financial statements requires the use of estimates and assumptions that affect the assets, liabilities, revenues and expenses reported in the financial statements, as well as amounts included in the notes thereto.

Estimates adopted by management include: oil and gas reserves, pension and health care liabilities, depreciation, depletion and amortization, abandonment costs, fair value of financial instruments, contingencies and income taxes. While the Company uses its best estimates and judgments, actual results could differ from those estimates as future 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 December 31, 2009 were evaluated until the time of the Form 6-K filing with the Securities and Exchange Commission. Refer to Note 2 (n) for discussion of Codification Topic 855, Subsequent Events.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

2. Summary of Significant Accounting Policies (Continued)

a) Basis of financial statements preparation

The accompanying consolidated financial statements of Petróleo Brasileiro S.A. -Petrobras (the Company) have been prepared in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP) and the rules and regulations of the Securities and Exchange Commission (SEC). U.S. GAAP differs in certain respects from Brazilian accounting practice as applied by Petrobras in its statutory financial statements prepared in accordance with Brazilian Corporate Law and regulations promulgated by the Brazilian Securities and Exchange Commission (CVM).

The U.S. dollar amounts for the years presented have been translated from the Brazilian Real amounts in accordance Accounting Standard Codification ASC Topic 830 Foreign Currency Matters as applicable to entities operating in non-hyperinflationary economies. Transactions occurring in foreign currencies are first remeasured to the Brazilian Real and then translated to the U.S. dollar, with remeasurement gains and losses being recognized in the statements of income. While Petrobras has selected the U.S. Dollar as its reporting currency, the functional currency of Petrobras and all Brazilian subsidiaries is the Brazilian Real. The functional currency of Petrobras International Finance Company PifCo and some subsidiaries and certain of the special purpose companies that operate in the international economic environment is the U.S. dollar, and the functional currency of Petrobras Argentina is the Argentine Peso.

The Company has translated all assets and liabilities into U.S. dollars at the current exchange rate (R\$1.741 and R\$2.337 to US\$1.00 at December 31, 2009 and 2008, respectively), and all accounts in the statements of income and cash flows (including amounts relative to local currency indexation and exchange variances on assets and liabilities denominated in foreign currency) at the average rates prevailing during the year. The net translation gain in the amount of US\$22,589 in 2009 (net translation loss in 2008 - US\$20,001 and net translation gain in 2007 - US\$10,357) resulting from this remeasurement process was excluded from income and presented as a cumulative translation adjustment (CTA) within Accumulated other comprehensive income in the consolidated statements of changes in shareholders equity.

b) Basis of consolidation

The consolidated financial statements include the accounts of the Company and all majority-owned subsidiaries in which (a) the Company directly or indirectly has either a majority of the equity of the subsidiary or otherwise has management control, or (b) the Company has determined itself to be the primary beneficiary of a variable interest entity in accordance with Codification Topic 810-10-25 (Variable Interest Entities).

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

2. Summary of Significant Accounting Policies (Continued)

b) Basis of consolidation (Continued)

The following majority-owned subsidiaries and variable interest entities are consolidated:

Subsidiary companies	Activity
Petrobras Química S.A Petroquisa and subsidiaries	Petrochemical
Petrobras Distribuidora S.A BR and subsidiaries	Distribution
Braspetro Oil Services Company - Brasoil and subsidiaries	International operations
Braspetro Oil Company - BOC and subsidiaries	International operations
Petrobras International Braspetro B.V PIBBV and subsidiaries	International operations
Petrobras Gás S.A Gaspetro and subsidiaries	Gas transportation
Petrobras International Finance Company - PifCo and subsidiaries	Financing
Petrobras Transporte S.A Transpetro and subsidiary	Transportation
Downstream Participações Ltda. and subsidiary	Refining and distribution
Petrobras Netherlands BV - PNBV and subsidiaries	Exploration and Production
Petrobras Comercializadora de Energia Ltda PBEN	Energy
Petrobras Negócios Eletrônicos S.A E-Petro and subsidiary	Corporate
5283 Participações Ltda.	Corporate
Fundo de Investimento Imobiliário RB Logística - FII	Corporate
FAFEN Energia S.A. and subsidiary	Energy
Baixada Santista Energia Ltda.	Energy
Sociedade Fluminense de Energia Ltda SFE	Energy
Termoaçu S.A.	Energy
Termobahia S.A.	Energy
Termoceará Ltda.	Energy
Termorio S.A.	Energy
Termomacaé Ltda.	Energy
Termomacaé Comercializadora de Energia Ltda.	Energy
Ibiritermo S.A.	Energy
Usina Termelétrica de Juiz de Fora S.A.	Energy
Petrobras Biocombustível S.A.	Energy
Marlim Participações S.A. and subsidiary	Exploration and Production

NovaMarlim Participações S.A. and subsidiary Exploration and Production Companhia Locadora de Equipamentos Petrolíferos S.A. CLEP Exploration and Production

Companhia Locadora de Equipamentos Petroliferos S.A. CLEP Exploration and Productio

Comperj Participações S.A.

Comperj Petroquímicos Básicos S.A.

Petrochemical

Comperj PET S.A.

Petrochemical

Comperj Estirênicos S.A.

Petrochemical

Comperj MEG S.A.

Petrochemical

Comperj Poliolefinas S.A.

Petrochemical

Petrochemical

Refinaria Abreu e Lima S.A. Refining
Cordoba Financial Services Gmbh CFS and subsidiary Corporate

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

2. Summary of Significant Accounting Policies (Continued)

b) Basis of consolidation (Continued)

Special purpose entities consolidated according to ASC TOPIC 810-10-25	Activity
Albacora Japão Petróleo Ltda.	Exploration and Production
Barracuda & Caratinga Leasing Company B.V.	Exploration and Production
Cayman Cabiunas Investments Co.	Exploration and Production
Companhia de Desenvolvimento e Modernização de Plantas Industriais - CDMPI	Refining
PDET Offshore S.A.	Exploration and Production
Companhia de Recuperação Secundária S.A.	Exploration and Production
Nova Transportadora do Nordeste S.A. NTN	Transportation
Nova Transportadora do Sudeste S.A NTS	Transportation
Gasene Participações Ltda.	Transportation
Manaus Geração Termelétrica Participações Ltda.	Energy
Codajás Coari Participações Ltda.	Transportation
Charter Development LLC- CDC	Exploration and Production
Companhia Mexilhão do Brasil	Exploration and Production
Fundo de Investimento em Direitos Creditórios não-padronizados do Sistema	
Petrobras (1)	Corporate

(1) At December 31, 2009, the Company had amounts invested in the Petrobras Group s Non-Standardized Credit Rights Investment Fund (Fundo de Investimento em Direitos Creditórios não-padronizados do Sistema Petrobras -FIDC-NP). This investment fund is predominantly intended for acquiring credit rights, performed and/or non-performed, in the Petrobras System companies, and aims to optimize the Company s cash management.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

2. Summary of Significant Accounting Policies (Continued)

c) Cash and cash equivalents

Cash and cash equivalents consist of highly liquid investments that are readily convertible into cash and have an original maturity of three months or less at date of acquisition.

d) Marketable securities

Marketable securities have been classified by the Company as available-for-sale, held-to-maturity or trading based upon intended management s strategies with respect to such securities. The Company classifies and accounts for marketable securities under ASC Topic 320 - Investments.

Trading securities are marked-to-market through current period earnings.

Available-for-sale securities are marked-to-market through other comprehensive income.

Held-to-maturity securities are recorded at amortized cost.

The interest and monetary restatement of the securities are recorded in the statement of income.

There were no material transfers between categories.

e) Inventories

Inventories are stated as follows:

Raw material comprises mainly the stocks of petroleum, which are stated at the average value of the importing and production costs, adjusted, when applicable, to their realization value;

Oil products and fuel alcohol are stated, respectively, at average refining and purchase cost, adjusted when applicable to their realizable value;

Materials and supplies are stated at average purchase cost, not exceeding replacement value and imports in transit are stated at identified cost.

f) Investments in non-consolidated companies

The Company uses the equity method of accounting for all long-term investments for which it owns between 20% and 50% of the investee soutstanding voting stock or has the ability to exercise significant influence over operating and financial policies of the investee without controlling it. The equity method requires periodic adjustments to the

investment account to recognize the Company s proportionate share in the investee s results, reduced by receipt of investee s dividends.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

2. Summary of Significant Accounting Policies (Continued)

g) Property, plant and equipment

Costs incurred in oil and gas producing activities

The costs incurred in connection with the exploration, development and production of oil and gas are recorded in accordance with the successful efforts method. This method requires that costs the Company incurs in connection with the drilling of developmental wells and facilities in proved reserve production areas and successful exploratory wells be capitalized. In addition, costs the Company incurs in connection with geological and geophysical activities are charged to the statements of income in the year incurred, and the costs relating to exploratory dry wells on unproved reserve properties are charged to the statements of income when determined as dry or uneconomical.

Capitalized costs

The capitalized costs are depreciated based on the unit-of-production method using proved developed reserves. These reserves are estimated by the Company s geologists and petroleum engineers in accordance with SEC standards and are reviewed annually, or more frequently when there are indications of significant changes.

Property acquisition costs

Costs of acquiring developed or undeveloped leaseholds including lease bonus, brokerage, and other fees are capitalized. The costs of undeveloped properties that become productive are transferred to a producing property account.

Exploratory costs

Exploratory wells that find oil and gas in an area requiring a major capital expenditure before production begins are evaluated annually to assure that commercial quantities of reserves have been found or that additional exploration work is underway or planned. Exploratory costs related to areas where commercial quantities have been found are capitalized, and exploratory costs where additional work is underway or planned continue to be capitalized pending final evaluation. Exploratory well costs not meeting either of these tests are charged to expense. All other exploratory costs (including geological and geophysical costs) are expensed as incurred. Exploratory dry holes are expensed.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

2. Summary of Significant Accounting Policies (Continued)

g) Property, plant and equipment (Continued)

Development costs

Costs of development wells including wells, platforms, well equipment and attendant production facilities are capitalized.

Production costs

Costs incurred with producing wells are recorded as inventories and are expensed when the products are sold.

Abandonment costs

The Company makes its annual reviews and revision of its estimated costs associated with well abandonment and the demobilization of oil and gas production areas, considering new information about date of expected abandonment and revised cost estimates to abandon. The changes in estimated asset retirement obligation are principally related to the commercial declaration of new fields, certain changes in cost estimates, and revisions to abandonment information provided for non-operated joint ventures, considering the useful economic life of the fields and the expected cash flows, to present value, at a rate of interest free of risks, adjusted by the Petrobras risk.

Depreciation, depletion and amortization

Depreciation, depletion and amortization of leasehold costs of producing properties are recorded using the unit-of-production method applied on a field by field basis as a ratio of proved developed reserves. Production platform under capital lease which is not tied to the respective wells, are depreciated on a straight-line basis over the estimated useful lives of the platforms. Depreciation, depletion and amortization of all other capitalized costs (both tangible and intangible) of proved oil and gas producing properties is recorded using the unit-of-production method applied on a field by field basis as a ratio of proved developed reserves produced. The straight-line method is used for assets with a useful life shorter than the life of the field.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

- 2. Summary of Significant Accounting Policies (Continued)
- g) Property, plant and equipment (Continued)

Depreciation, depletion and amortization (Continued)

Other plant and equipment are depreciated on a straight line basis over their estimated useful lives.

Impairment

In accordance with Codification Topic 360-10, management reviews long-lived assets, primarily property, plant and equipment to be used in the business and capitalized costs relating to oil and gas producing activities, whenever events or changes in circumstances indicate that the carrying value of an asset or group of assets may not be recoverable on the bases of undiscounted future cash flows. The reviews are carried out at the lowest level of assets to which the Company is able to attribute identifiable future cash flows. The net book value of the underlying assets is adjusted to their fair value using a discounted future cash flows model, if the sum of the expected undiscounted future cash flows is less than the book value.

The main assumptions of cash flows are: prices based on last strategic plan presented, production curves associated to existent projects comprising the Company s portfolio, operating market costs and investments needed for projects conclusion.

Maintenance and repairs

Maintenance and repairs, that do not embody significant improvements, are expensed as incurred, as well as planned major maintenances. Expenditures which appreciably extend the life, increase the capacity, or improve the efficiency of existing property are capitalized.

Capitalized interest

Interest is capitalized in accordance with Codification Topic 835-20 -Capitalization of Interest Cost. Interest is capitalized on specific projects when a construction process involves considerable time and involves major capital expenditures. Capitalized interest is allocated to property, plant and equipment and amortized over the estimated useful lives or unit-of-production method of the related assets. Interest is capitalized at the Company s weighted average cost of borrowings.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

2. Summary of Significant Accounting Policies (Continued)

h) Revenues, costs and expenses

Revenue from sales of crude oil and oil products, petrochemical products, natural gas and other related products is recognized when title passes to the customer, because at that time the amount can be reasonably measured, collectibility is reasonably assured, persuasive evidence of an arrangement exists, the seller s price to the buyer is fixed or determinable and the significant risks and rewards of ownership have been transferred. Title is transferred to the customer when delivery occurs pursuant to the terms of the sales contracts. Revenues from the production of natural gas properties in which Petrobras has an interest with other producers are recognized based on the actual volumes sold during the period. Subsequent adjustments to revenues based on production sharing agreements or volumetric delivery differences are not significant. Costs and expenses are accounted for on an accrual basis.

i) Income taxes

The Company accounts for income taxes in accordance with Codification Topic 740 -Accounting for Income, which requires an asset and liability approach to recording current and deferred taxes. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to the differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

The Company records the tax benefit of all net operating losses as a deferred tax asset and recognizes a valuation allowance for any part of this benefit which management believes will not be recovered against future taxable income using a more likely than not criterion.

In accordance with Codification Topic 740-10, the Company recognizes the effect of an income tax position only if that position is more likely that not of being sustained upon examination, based on technical merits of the position. A recognized income tax position is measured at the largest amount that is greater than 50% likely of being realized. Changes in recognition or measurement are reflected in the period in which the change in judgement occurs. The Company records interests and penalties related to unrecognized tax benefits in Other expenses .

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

2. Summary of Significant Accounting Policies (Continued)

j) Employees postretirement benefits

The Company sponsors a contributory defined-benefit pension plan covering substantially all of its employees, which is accounted and disclosured for by the Company in accordance with Codification Topic 715 Compensation-Retirement Benefits.

In addition, the Company provides certain health care benefits for retired employees and their dependents. The cost of such benefits is recognized in accordance with Codification Topic 715 Compensation-Retirement Benefits.

The Company also contributes to the Brazilian pension and government sponsored pensions of international subsidiaries, social security and redundancy plans at rates based on payroll, and such contributions are expensed as incurred. Further indemnities may be payable upon involuntary severance of employees but, based on current operating plans, management does not believe that any amounts payable under this plan will be significant.

k) Earnings per share

Earnings per share are computed using the two-class method, which is an earnings allocation formula that determines earnings per share for both preferred shares, which are participating securities and common shares as if all of the net income for each year had been distributed in accordance with a predetermined formula described in Note 17(e).

1) Accounting for derivatives and hedging activities

The Company applies Codification Topic 815 Derivatives and Hedging, together with its amendments and interpretations, referred to collectively herein as ASC 815 . These rules require that all derivative instruments be recorded in the balance sheet of the Company as either an asset or a liability and measured at fair value. ASC 815 requires that changes in the derivative s fair value be recognized in the income statement unless specific hedge accounting criteria are met; and the Company designates. For derivatives designated as accounting hedges, fair value adjustments are recorded either in the income statements or Accumulated other comprehensive income, a component of shareholders equity, depending upon the type of accounting hedge and the degree of hedge effectiveness.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

2. Summary of Significant Accounting Policies (Continued)

I) Accounting for derivatives and hedging activities (Continued)

The Company uses derivative financial instruments, not designated as hedge accounting, to mitigate the risk of unfavorable price movements for crude oil purchases. These instruments are marked-to-market with the associated gains or losses recognized as Financial income or Financial expenses.

The Company may also use non-hedging derivatives to mitigate the risk of unfavorable exchange-rate movements on its foreign currency-denominated funding. Gains and losses from changes in the fair value of these contracts are recognized as Financial income or Financial expenses.

The Company may also use hedging derivatives to protect exchange of interest rates in different currencies. These hedging derivatives used as well as the risk being hedged are accounted for a cash flow model. Under this model, the gains and losses associated with the derivative instruments are deferred and recorded in Accumulated other comprehensive income until such time as the hedged transaction impacts earnings, with the exception of any hedge ineffectiveness; which is recorded directly in the statements of income.

m) Recently issued accounting pronouncements

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 2009-17 is effective for the Company in January 1, 2010, and is not expected to have a material impact on the Company s results of operations, financial position or liquidity.

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 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 is effective for the Company in January, 2010, and is not expected to have a material impact on the Company s results of operations, financial position or liquidity.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

- 2. Summary of Significant Accounting Policies (Continued)
- n) Recently adopted accounting pronouncements

Codification

The Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2009-01 in June 2009. This Update, also issued as FASB Statement of Financial Accounting Standards (SFAS) No. 168, The FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles, is effective for financial statements issued after September 15, 2009. Update 2009-01 requires that the FASB is Accounting Standards Codification (ASC) become the sole source of authoritative U.S. generally accepted accounting principles recognized by the FASB for nongovernmental entities. The Codification is meant to simplify user access to all authoritative GAAP by reorganizing GAAP pronouncements into roughly 90 accounting topics within a consistent structure. All previous level (a)-(d) US GAAP standards issued by a standard setter are superseded. Level (a)-(d) US GAAP refers to the previous accounting hierarchy. All other accounting literature not included in the Codification is nonauthoritative. Following this Statement, the Board will not issue new standards in the form of Statements, FASB Staff Positions, or Emerging Issues Task Force Abstracts. Instead, it will issue Accounting Standards Updates. The Board will not consider Accounting Standards Updates as authoritative in their own right. Accounting Standards Updates will serve only to update the Codification. Petrobras adopted this Update effective July 1, 2009.

FASB Statement No. 141 (revised 2007), Business Combinations (SFAS 141-R)

In December 2007, the FASB issued SFAS 141-R, which was subsequently amended by FASB Staff Position (FSP) FAS 141 (R)-1 in April 2009. SFAS 141-R apllies prospectively to all business combinations ocurring on or after January, 2009. This Statement was codified into FASB ASC Topic 805, Business combinations. This statement requires the acquiring entity in a business combination to recognize the assets acquired, the liabilities assumed, and any noncontrolling interest in the acquiree at the acquisition date to be measured at their respective fair values. Topic 805 changes the accounting treatment for the following items: acquisition-related costs and restructuring costs to be generally expensed when incurred; in-process research and development to be recorded at fair value as an indefinite-lived intangible asset at the acquisition date; changes in deferred tax asset valuation allowances and income tax uncertainties after the acquisition to be generally recognized in income tax expense. Topic 805 also includes a substantial number of new disclosures requirements. There was no impact to the Company s consolidated financial statements from the implementation of this Topic.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

- 2. Summary of Significant Accounting Policies (Continued)
- n) Recently adopted accounting pronouncements (Continued)

FASB Statement No. 160, Noncontrolling Interests in Consolidated Financial Statements, an amendment of ARB No. 51 (SFAS 160)

In December 2007, the FASB issued SFAS 160, which establishes new accounting and reporting standards for the noncontrolling interest in a subsidiary and for the deconsolidation of a subsidiary. This Statement was codified into Topic 810, Consolidation . Topic 810 was implemented on January 1, 2009. As a result of the implementation, the Company reclassified on December 31, 2009, noncontrolling interest (minority interest) of US\$1,362 as equity in the consolidated financial statements, and net income of US\$1,319 attributable to the noncontrolling interest was included in consolidated net income on the face of the income statement.

FASB Statement No. 157, Fair Value Measurements (SFAS 157)

Effective January 1, 2009, the Company implemented SFAS No 157, Fair Value Measurements for nonfinancial assets and nonfinancial liabilities measured at fair value, except those that are recognized or disclosed on a recurring basis (at least annually). This Statement was codified into Topic ASC 820 Fair Value Measurement and Disclosures. There was no impact to the Company s consolidated financial statements from the implementation of this Topic for nonfinancial assets and liabilities, other than additional disclosures that have been incorporated into Note 21 of these financial statements.

FASB Staff Position (FSP) No. 132(R)-1, Employers Disclosures about Postretirement Benefit Plan Assets (FSP) No. 132(R)-1)

In December 2008, the FASB issued (FSP) No. 132(R)-1, which amends SFAS 132(R) and was codified into FASB ASC Topic 715 Compensation Retirement Benefits. This orientation provides guidance on an employer s disclosures about plan assets of a defined benefit pension or other postretirement plan. This FSP requires disclosures about: (a) Investment Policies and Strategies; (b) Categories of Plan Assets; (c) Fair Value Measurements of Plan Assets; and (d) Significant Concentrations of Risk. Effective December 31, 2009, the Company adopted this FSP. There was no impact to the Company s consolidated financial statements from the implementation of this Topic, other than additional disclosures that have been incorporated into Note 16 (b).

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

- 2. Summary of Significant Accounting Policies (Continued)
- n) Recently adopted accounting pronouncements (Continued)

FASB Statement No. 165, Subsequent Events (SFAS 165)

Effective April 1, 2009, the Company adopted SFAS 165, Subsequent Events. This Statement was codified into FASB ASC Topic 855, Subsequent Events . Topic 855 establishes general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. Topic 855 did not change significantly the current practice previously provided in auditing literature, except for introducing the concept of financial statements being available to be issued. It requires the disclosure of the date through which an entity has evaluated subsequent events and the basis for that date, that is, whether that date represents the date the financial statements were issued or were available to be issued. This Statement is not expected to result in any significant changes in the subsequent events reported by the Company. Refer to Note 2 for the Topic 855 related disclosure for the year ended December 31, 2009.

Oil and gas reserves estimation and disclosure

The Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2010-03 in January 2010. The objective of the amendment included in this Update is to align the oil and gas reserve estimation and disclosure requirements of the Extractive Activities - Oil and Gas (Topic 932) with the requirements in the Securities and Exchange Commission final rule, Modernization of the Oil and Gas Reporting Requirements. The main provisions of the ASU No. 2010-03 include the following:

Expanding the definition of oil and gas production activities to include nontraditional reserves, such as bitumen.

Amending the definition of proved oil and gas reserves to indicate that entities must use average of the first-day-of-the-month for the 12-month period, rather than year end price when estimating whether reserve quantities are economical to produce.

Requiring that disclosures about equity method investments be in the same level of detail as is required for consolidated investments.

Modifying the definition of geographic area for disclosure of reserve estimates and production.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

Permitting the use of new reliable technologies to establish reasonable certainty of proved reserves.

As required be the ASU No. 2010-03, the Company effectively adopted it in December 31, 2009. Adoption of these requirements did not significantly impact the Company s reported reserves or our consolidated financial statements.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

3. 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 years ended December 31, 2009, 2008 and 2007.

The Company s taxable income is substantially generated in Brazil and 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.

	Year ended December 31,		
	2009	2008	2007
Income before income taxes and minority interest:			
Brazil	20,770	28,080	19,431
International	1,291	(1,088)	(132)
	22,061	26,992	19,299
Tax expense at statutory rate-(34%)	(7,501)	(9,177)	(6,562)
Adjustments to derive effective tax rate:			
Non-deductible postretirement			
and health-benefits	(148)	(254)	(315)
Change in valuation allowance	(98)	(1,004)	(575)
Foreign income subject to			
different tax rates	556	25	(199)
Tax incentive (1)	167	219	712
Equity	114	(7)	82
Tax benefit on interest on shareholders equity (see Note			
17 (e))	1,331	995	998
Technological Innovations	134	162	81
	-	(76)	-

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207	(142)	(110)
	, ,	, ,
(5,238)	(9,259)	(5,888)

(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 year ended December 31, 2009, Petrobras recognized a tax benefit in the amount of US\$167 (US\$219 on December 31, 2008 and US\$712 on December 31, 2007) 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.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

3. Income Taxes (Continued)

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

	Year ended December 31,		
	2009	2008	2007
Brazil:			
Current	(3,987)	(6,583)	(4,473)
Deferred	(932)	(2,463)	(991)
	(4,919)	(9,046)	(5,464)
International:			
Current	(391)	(321)	(353)
Deferred	72	108	(71)
	(319)	(213)	(424)
Income tax expense	(5,238)	(9,259)	(5,888)

All the deferred tax assets and liabilities recorded are principally related to Brazil and there are no significant deferred tax assets and liabilities from international locations. There is no netting of deferred taxes between jurisdictions.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

3. Income Taxes (Continued)

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

	As of December 31,	
	2009	2008
Current assets	669	505
Valuation allowance	(8)	(5)
Current liabilities	(15)	(8)
Net current deferred tax assets	646	492
Non-current assets		
Employees postretirement benefits, net of Accumulated postretirements		
benefit reserves adjustments	879	116
Tax loss carryforwards	2,194	1,944
Other temporary differences	1,091	742
Valuation allowance	(1,691)	(1,609)
	2,473	1,193
Non-current liabilities		
Capitalized exploration and development costs	(8,912)	(5,251)
Property, plant and equipment	(1,609)	(1,024)
Exchange variation	(995)	(1,226)
Other temporary differences, not significant individually	(526)	(649)
	(12,042)	(8,150)
Net non-current deferred tax liabilities	(9,569)	(6,957)
Non-current deferred tax assets	275	123
Non-current deferred tax liabilities	(9,844)	(7,080)

Net deferred tax liability (8,923) (6,465)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

3. Income Taxes (Continued)

The Company has domestic accumulated tax loss carryforwards amounting to US\$1,434 as of December 31, 2009, which are available to offset future taxable income, limited to 30% of taxable income in any individual year. These tax loss carryforwards can be carried forward indefinitely in Brazil. Management believes that for the tax benefits where valuation allowance is more likely than not that it will realize those tax benefits within ten years at the maximum.

The Company has foreign accumulated tax loss carryforwards amounting to US\$5,070 as of December 31, 2009. Tax loss carryfowards exists in many international jurisdictions. Whereas some of these tax loss carryfowards do not have expiration date, others expire at various times from 2010 to 2029.

Valuation allowance has been established for certain credit loss carryfowards that reduce deferred tax to an amount that will, more likely than not, be realized. Annually management evaluates the realizability of its deferred tax assets taking into consideration, among other elements, the level of historical taxable income, the projected future taxable income, tax-planning strategies, expiration dates of the tax loss carryforwards, and scheduled reversal of the existing temporary differences. The amount of the deferred tax asset considered realizable could, however, be reduced if estimates of future taxable income are reduced. The following presents the net change in the valuation allowance for the years ended December 31, 2009, 2008 and 2007:

		Year ended	
	December 31,		
	2009	2008	2007
Balance at			
January 1,	(1,614)	(667)	(453)
Additions	(185)	(1,071)	(587)
Reductions allocated to income tax expense	88	67	12
Reductions allocated to goodwill	-	-	168
Reductions due to expiration	-	-	209
Cumulative translation adjustments	12	57	(16)

Balance at			
December			
31,			
	(1,699)	(1,614)	(667)
Current valuation allowance	(8)	(5)	_
	(0)	(3)	
Long term valuation			
allowance	(1,691)	(1,609)	(667)

Valuation allowance additions of US\$185 in 2009 and US\$1,071 in 2008, primarily related to tax loss carryforwards from foreign operations and domestic thermoelectric power plants for which no tax benefit is expected to be realized in the foreseeable future.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

3. Income Taxes (Continued)

The reduction in valuation allowance in 2007 was primarily related to Petrobras Argentina, of which a tax benefit of US\$168 was allocated to reduce goodwill for the deferred asset that was not previously recognized at the acquisition date. The majority of the remaining amount was related to the reduction in both gross deferred tax asset and related valuation allowance due to the expiration of the unutilized tax loss carryforwards in Petrobras Argentina. Subsequent recognition of tax benefits related to the valuation allowance for deferred tax assets as of December 31, 2008, will be recorded in the consolidated statement of income.

The Company has not recognized a deferred tax liability of approximately US\$122 for the undistributed earnings of its foreign operations that arose in 2009 and prior years as the Company considers these earnings to be indefinitely reinvested (US\$199 in 2008). A deferred tax liability will be recognized when the Company no longer demonstrates that it plans to indefinitely reinvest the undistributed earnings. As of December 31, 2009, the undistributed earnings of these subsidiaries were approximately US\$813 (US\$1,329 as of December 31, 2008).

The Company has no unrecognized tax benefits relating to uncertain tax positions and accrued penalties and interest as of January 1, 2007, 2008 and 2009 and for the years ended December 31, 2007, 2008 and 2009. In addition, the Company does not expect that the amount of unrecognized tax benefits will increase significantly within the next 12 months.

The Company and its subsidiaries file tax returns in Brazilian jurisdiction and in many foreign jurisdictions. The Brazilian and Argentinean income tax returns remain subject to examination by the respective tax authorities for the years beginning in 2002.

4. Cash and Cash Equivalents

	As of December 31,	
	2009	2008
Cash	1,478	1,075
Investments - Brazilian reais (1)	10,780	2,813
Investments - U.S. dollars (2)	3,911	2,611

16,169 6,499

- (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.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

5. Marketable Securities

	As of December 31,	
	2009	2008
Marketable securities classification:		
Available-for-sale	2,551	1,608
Trading	-	57
Held-to-maturity	180	197
	2,731	1,862
Less: Current portion of marketable securities	(72)	(124)
Long-term portion of marketable securities	2,659	1,738

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 December 31, 2009, Petrobras had a balance of US\$2,363 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 16 (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 December 31, 2009, 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).

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

6. Accounts Receivable, Net

Accounts receivable, net consisted of the following:

	As of December 31,	
	2009	2008
Trade	11,507	8,727
Less: Allowance for uncollectible accounts	(1,446)	(1,191)
	10,061	7,536
Less: Long-term accounts receivable, net	(1,946)	(923)
Current accounts receivable, net	8,115	6,613

	As of December 31,		
	2009	2008	2007
Allowance for uncollectible accounts			
Balance at January 1,	(1,191)	(1,290)	(1,120)
Additions	(130)	(84)	(215)
Write-offs	88	16	160
Cumulative translation adjustments	(213)	167	(115)
Balance at December 31,	(1,446)	(1,191)	(1,290)
Allowance on short-term receivables	(875)	(638)	(746)
Allowance on long-term receivables	(571)	(553)	(544)

At December 31, 2009 and 2008, long-term receivables include US\$633 and US\$624, respectively relating to payments made by the Company to suppliers and subcontractors on behalf of certain contractors. These contractors had been hired by the subsidiary Brasoil for the construction/conversion of vessels into FPSO (Floating Production, Storage and Offloading) and FSO (Floating, Storage and Offloading) and failed to make the payments to their suppliers and subcontractors. The Company made the payments to avoid further delays in the construction/conversion of the vessels and consequent losses to Brasoil.

The Company s management has determined that these payments can be reimbursed, since they represent Brasoil s rights with respect to the contractors, for which reason judicial action was filed with international courts to seek reimbursement. However, as a result of the uncertainties related to the realization of such receivables, the Company recorded an allowance for all credits not backed by collateral. Such allowance amounted to US\$561 and US\$553 as of December 31, 2009 and 2008, respectively.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

7. Inventories

	As of December 31,	
	2009	2008
Products:		
Oil products	3,379	2,770
Fuel alcohol	377	256
	3,756	3,026
Raw materials, mainly crude oil Materials and	5,494	3,301
supplies	1,917	1,578
Others	75	134
	11,242	8,039
Current inventories	11,227	7,990
Long-term inventories	15	49

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\$308 for the year ended December 31, 2009 (US\$545 in 2008), which was classified as other operating expenses in the consolidated statement of income. The Company adopted the realizable value for inventory impairment purposes.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

8. Recoverable Taxes

Recoverable taxes consisted of the following:

	As of December 31,	
	2009	2008
Local:		
Domestic value-added		
tax (ICMS) (1)	2,816	1,924
PASEP/COFINS (2)	4,858	2,622
Income tax and social contribution	1,315	1,176
Foreign value-added tax		
(IVA)	42	113
Other recoverable taxes	371	541
	9,402	6,376
Less: Long-term		
recoverable taxes	(5,462)	(3,095)
Current recoverable taxes	3,940	3,281

⁽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.

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.

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

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

9. Property, Plant and Equipment, Net

Property, plant and equipment, at cost, are summarized as follows:

	As of December 31,					
		2009			2008	
		Accumulated			Accumulated	
	Cost	depreciation	Net	Cost	depreciation	Net
Buildings and improvements	7,093	(1,982)	5,111	4,060	(1,310)	2,750
Capitalized expenses	47,958	(21,633)	26,325	26,281	(12,682)	13,599
Equipment and other assets	60,592	(27,637)	32,955	45,742	(21,230)	24,512
Capital lease - platforms and	ŕ	, , ,	,		, , ,	
vessels	813	(63)	750	2,752	(2,073)	679
Rights and concessions	3,172	(1,009)	2,163	2,439	(655)	1,784
Land	574	-	574	441	-	441
Materials	4,360	-	4,360	2,219	-	2,219
Expansion projects:						
Construction and installations						
in progress:						
Exploration and production	27,664	-	27,664	19,779	-	19,779
Refining, Transportation &						
Marketing	22,683	-	22,683	11,973	-	11,973
Gas & Power	11,010	-	11,010	4,908	-	4,908
Distribution	285	-	285	185	-	185
International	680	-	680	1,346	-	1,346
Corporate	1,607	-	1,607	544	-	544
	188,491	(52,324)	136,167	122,669	(37,950)	84,719
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

9. Property, Plant and Equipment, Net (Continued)

a) Codification Topic 410 - Asset Retirement and Environmental Obligations

In accordance with Codification Topic 410-20, adopted by Petrobras since January 2003, the fair value of asset retirement obligations are recorded as liabilities on a discounted basis when they are incurred, which is typically at the time the related assets are installed. Amounts recorded for the related assets will be increased by the amount of these obligations and depreciated over the related useful lives of such assets. Over time, the amounts recognized as liabilities will be accreted for the change in their present value until the related assets are retired or sold.

Measurement of asset retirement obligations is based on currently enacted laws and regulations, existing technology and site-specific costs. There are no assets legally restricted to be used in the settlement of asset retirement obligations.

A summary of the annual changes in the abandonment provision is presented as follows:

Liabilities

Balance as of December 31, 2007	3,462
Accretion expenses	153
Liabilities incurred	687
Liabilities settled	(23)
Revision of provision	(640)
Cumulative translation adjustment	(814)
Balance as of December 31, 2008	2,825
Accretion expenses	164
Liabilities incurred	24
Liabilities settled	(4)
Revision of provision	(955)
	758

Cumulative translation adjustment

Balance as of December 31,

2009 2,812

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

9. Property, Plant and Equipment, Net (Continued)

b) Impairment

For the years ended December 31, 2009, 2008 and 2007, the Company recorded impairment charges of US\$319, US\$519 and US\$271, respectively. During 2009, the impairment charge was primarily related to producing properties in Brazil and principal amounts were related to Petrobras Agua Grande field. In 2009 the petroleum and natural gas fields that presented losses already had high maturity levels and, consequently, produced insufficient petroleum and gas to cover production costs. This factor had a reducing effect on the economic analysis that led to the recording of a provision for loss through devaluation in some fields. During 2008, the impairment charge was primarily related to goodwill impairment of Petrobras indirect subsidiary in the United States Pasadena Refining System (US\$223) and to producing properties in Brazil (US\$171) and principal amounts were related to Petrobras Guajá field. During 2007, the impairment charge was primarily related to international investments (US\$226): in Ecuador (US\$174), due to the tax and legal changes implemented by the government of that country, previously mentioned (see Note 9(b)); in the United States (US\$39); and in Angola (US\$13).

10. Investments in Non-Consolidated Companies and Other Investments

Petrobras conducts portions of its business through investments in companies accounted for using the equity and cost methods. These non-consolidated companies are primarily engaged in the petrochemicals and product transportation businesses.

		Investments		
	Total ownership	2009	2008	
Equity method	20% - 50% ⁽¹⁾	3,988	2,626	
Investments at cost		362	572	
Total		4,350	3,198	

(1) As described further in this Note, certain thermoelectrics with ownership of 10% to 50% are also accounted as equity investments due to particularities of significant influence.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

10. Investments in Non-Consolidated Companies and Other Investments (Continued)

At December 31, 2009, the Company had investments interest of 31.9% and 25.33% with balance of US\$658 and US\$856 in Quattor Companhia Petroquímica and Braskem S.A., respectively, that were recorded according to equity method.

The Company also has investments in companies for the purpose of developing, constructing, operating, maintaining and exploring thermoelectric plants included in the federal government s Priority Thermoelectric Energy Program, with equity interests of between 10% and 50%. The balance of these investments as of December 31, 2009 and 2008 includes US\$110 and US\$80 respectively, and are included as equity method investments due to the Company s ability to exercise significant influence over such operations.

a) Investments in Venezuela

In March, 2006, through its subsidiaries and affiliated companies in Venezuela, PESA executed with PDVSA and Corporación Venezolana del Petróleo S.A. (CVP), Memoranda of Understanding (MOU) for the purpose of completing the migration of the operating partnerships to the form of mixed capital companies in accordance with legal articles. The MOU established that the interest held by the private partners in the mixed capital companies is 40%, with the Venezuelan government holding an interest of 60%.

According to the corporate and governance structure specified for the mixed capital companies, as from April 01, 2006, PESA no longer recorded the assets, liabilities and results referring to the aforesaid operations in consolidated statements, presenting them as equity method investments. Recovery of these investments is strongly tied to the volatility of oil prices, social, economic and regulatory conditions in Venezuela and, in particular, to shareholders interest in developing the oil reserves. Consequently a provision for loss on investments has been made in the amount of US\$77 in 2009 (US\$23 in 2008).

b) Petrobras Biocombustível acquires 50% of a biodiesel plant in Paraná

In December 2009, Petrobras Biocombustível made investments in the amount of US\$32 in the capital of the company BSBIOS Marialva Indústria e Comércio de Biodiesel Sul Brasil S.A. and now holds 50% of the company s shares. Of the total investment, US\$26 was already paid in 2009 and the remaining US\$6 will be paid when the start-up of operations of the company occurs, which is forecast for the second quarter of 2010.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

11. Petroleum and Alcohol Account - Receivable from Federal Government

Changes in the Petroleum and Alcohol account

The following summarizes the changes in the Petroleum and Alcohol account for the years ended December 31, 2009 and 2008:

	Year ended December 31,	
	2009	2008
Opening balance	346	450
Financial		
income		
(Note 23)	4	7
Translation		
gain	119	(111)
Ending		
balance	469	346

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.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

12. Financing

The Company has utilized project financing 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:

	As of December 31,		
	2009	2008	
Import - oil and			
equipment	189	479	
Working capital	4,070	2,126	
	4,259	2,605	

The weighted average annual interest rates on outstanding short-term borrowings were 2.53% and 4.72% at December 31, 2009 and 2008, respectively.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

12. Financing (Continued)

b) Long-term debt

Composition

	As of December 31,	
	2009	2008
Foreign currency:		
Notes	11,593	5,574
Financial institutions	12,119	9,320
Sale of future receivables	334	401
Suppliers credits	6	81
Assets related to export program to be offset against sales of future receivables	(150)	(150)
	23,902	15,226
Local currency:		
National Economic and Social Development Bank - BNDES (state-owned company, see Note 23)	16,332	3,676
Debentures:		
BNDES (state-owned company, see Note 23)	3,762	542
Other banks	1,610	1,198
Export Credit Notes	3,663	1,689
Bank Credit Certificate	2,075	1,543
Other	1,099	49
	28,541	8,697
Total	52,443	23,923
Current portion of long-term debt	(4,294)	(3,283)
	48,149	20,640

As of December 31 2009 and December 31, 2008, the Company had amounts invested abroad in an exclusive investment fund that held debt securities of some of the SPEs that the Company consolidates according to Codification Topic 810-25 (Recognition), in the total amount of US\$749. These securities are considered to be extinguished, and thus the related amounts, together with applicable interest have been removed from the presentation of financings.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

12. Financing (Continued)

b) Long-term debt (Continued)

Composition of foreign currency denominated debt by currency

	As of December 31,		
	2009	2008	
Currencies:			
United			
States			
dollars	23,007	14,206	
Japanese			
Yen	654	244	
Euro	53	69	
Other	188	707	
	23,902	15,226	

Maturities of the principal of long-term debt

The long-term portion at December 31, 2009 becomes due in the following years:

2011	7,040
2012	2,566
2013	2,992
2014	2,404
2015	2,215
2016 and	
thereafter	30,932
	40.4.40
	48,149

Interest rates on long-term debt were as follows:

	As of December 31,	
	2009	2008
Foreign		
currency		
6% or		
less	15,105	11,354
Over		
6% to		
8%	6,913	2,447
Over		
8% to		
10%	1,743	1,040
Over		
10% to		
12%	33	140
Over		
12% to	400	~ · ~
15%	108	245
	23,902	15,226
Local		
currency		
6% or		
less	1,614	1,827
Over		
6% to		
8%	15,151	642
Over		
8% to		
10%	6,001	1,756
Over		
10% to		1 405
12%	5,775	1,437
Over		
12% to 15%		2.025
13%	-	3,035
	28,541	8,697
	52,443	23,923

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

12. Financing (Continued)

b) Long-term debt (Continued)

Structured finance of exports

Petrobras and Petrobras Finance Ltd. - PFL have certain contracts (Master Export Contract and Prepayment Agreement) between themselves and a special purpose entity not related to Petrobras, PF Export Receivables Master Trust (PF Export), relating to the prepayment of export receivables to be generated by PFL by means of sales on the international market of fuel oil and other products acquired from Petrobras.

As at December 31, 2009, the balance of export prepayments amounted to US\$263 in non-current liabilities (US\$348 as of December 31, 2008) and US\$70 in current liabilities (US\$75 as of December 31, 2008).

c) Debentures issue

On August 02, 2006 the Extraordinary General Meeting held by Alberto Pasqualini -REFAP S.A., a subsidiary of the Company, approved the value of the private issue of simple, nominative and book-entered debentures in the amount of US\$391. The debentures were issued in order to expand and modernize REFAP s industrial facilities and to raise its oil processing capacity from 20,000 m³/day to 30,000 m³/day, in addition to increasing the portion of national oils being processed.

The issue was made under the following terms: up to December 30, 2006, amortization over 96 months plus a 6-month grace period; 90% of the debentures shall be subscribed by the BNDES yielding interest at the Long-term Interest Rate +3.8% p.a.; and 10% of the debentures shall be subscribed by BNDES Participações S.A. (BNDESPAR) at the interest rate of the BNDES basket of currencies + 2.3% p.a.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

12. Financing (Continued)

c) Debentures issue (Continued)

On September 08, 2006, the Financing Contract was executed and the first installment was made available in the amount of US\$278. On December 19, 2006 was made available the remaining amount of US\$113. In May 2008, REFAP made a second issue with similar characteristics in the total amount of US\$217. The balance at December 31, 2009, was US\$415, where US\$83 is in current liabilities.

d) Issuance of long-term debt

The main long-term funding carried out in the period from January to December 2009 is shown in the following table:

d.1) Abroad

Company	Date	Amount US\$ million	Maturity	Description
PifCo	Feb/2009	1,500	2019	Global notes with coupon of 7.875%.
PifCo	March to Sep/2009	1,100	Until 2012	Lines of credit with cost of Libor plus market spread.
PifCo	Jul/2009	1,250	2019	Global notes with coupon of 7.875%.
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

12. Financing (Continued)

d) Issuance of long-term debt (Continued)

d.1) Abroad (Continued)

Company	Date	Amount US\$ million	Maturity	Description
PifCo	Oct/2009	4,000	2020 and 2040	Global notes in the amount of US\$2,500 and US\$1,500, with coupon of 5.75% and 6.875%.
Petrobras	Dec/2009	3,000	2019	Financing obtained from the China Development Bank (CDB), with a cost of Libor plus spread of 2.8% p.a
		10,850		

d.2) In Brazil

Company	Date	Amount (US\$ million)	Maturity	Description
Petrobras	March to Nov/2009	1,792	Until 2017	Export credit notes with an interest rate of 110.0% to 114% of average rate of CDI.
Petrobras, Rnest and TAG	Jul/2009	12,518	2029	Financing obtained from the National Bank for Economic and Social Development (BNDES) indexed to the variation of the US dollar plus market interest rate.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

12. Financing (Continued)

e) Financing with official credit agencies

e.1) Abroad

		Ar	nount in US	\$	
Company	Agency	Contracted	Used	Balance	Description
Petrobras	China Development Bank	10,000	3,000	7,000	Libor +2.8%

e.2) In Brazil

		An	nount in US	\$	
Company	Agency	Contracted	Used	Balance	Description
Transpetro (*)	BNDES	4,479	162	4,317	Program for Modernization and Expansion of the FLEET (PROMEF) - TJLP+2.5%
Transportadora Urucu Manaus TUM	BNDES	1,430	1,398	32	Coari-Manaus gas pipeline - TJLP+1.96%
Transportadora GASENE	BNDES	1,272	1,217	55	Cacimbas-Catu gas pipeline (GASCAC) TJLP+1.96%

^(*) Agreements for conditioned purchase and sale of 33 ships were entered into with 4 Brazilian shipyards in the amount of US\$4,976, where 90% is financed by BNDES.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

12. Financing (Continued)

f) Guarantees and covenants

Financial institutions abroad do not require guarantees from the Company. The financing granted by BNDES - National Bank for Social and Economic Development is guaranteed by a lien on the assets being financed (carbon steel pipes for the Bolivia-Brazil gas pipeline and vessels).

On account of a guarantee agreement issued by the Federal Government in favor of Multilateral Loan Agencies, motivated by financings funded by TBG, counter guarantee agreements were signed, which had as signatories the Federal Government, TBG, Petrobras, Petroquisa and Banco do Brasil S.A., where TBG undertakes to entail its revenues to the order of the Brazilian Treasuary until the settlement of the obligations guaranteed by the Federal Government. This debt had an outstanding balance of US\$253 and US\$292 at December 31, 2009 and 2008, respectively.

In guarantee of the debentures issued, REFAP has a short-term investment account (bank deposits indexed to credit operations), tied to variations of the Interbank Deposit Certificate - CDI. REFAP has to maintain three times the value of the sum of the last installment due of the amortization of the principal and related charges.

At December 31, 2009 and 2008, Gaspetro had secured certain debentures issued to finance the purchase of the transportation rights in the Bolivia/Brazil pipeline with 3,000 shares of its interest in TBG, a subsidiary of Gaspetro responsible for the operation of the pipeline.

In June 2008, PifCo issued a corporate guarantee to the International Finance Corporation IFC in the amount of US\$40 to back a loan contracted by affiliate company Quattor Petroquímica, which corresponds to its proportional equity interest, in connection with Petrobras strategy to consolidate petrochemical assets in southeastern Brazil. Accordingly, Quattor Petroquímica assumed the obligation to pay interest annually, in U.S. dollars, at a rate of 1% per annum over the amount guaranteed by PifCo up to the maturity date of the loan in 2017, or until certain contractual conditions are reached, whichever comes first. In the event PifCo is required to make payments under the guarantee, PifCo will have the right to recover these payments from Quattor Petroquímica.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

12. Financing (Continued)

f) Guarantees and covenants (Continued)

The Company s debt agreements contain affirmative covenants regarding, among other things provision of information; financial reporting; conduct of business; maintenance of corporate existence; maintenance of government approvals; compliance with applicable laws; maintenance of books and records; maintenance of insurance; payment of taxes and claims; and notice of certain events. The Company s debt agreements also contain negative covenants, including, without limitation limitations on the incurrence of indebtedness; limitations on the incurrence of liens; limitations on transactions with affiliates; limitations on the disposition of assets; limitation on consolidations, mergers, sales and/or conveyances; negative pledge restrictions; change in ownership limitations; ranking; use of proceeds limitations; and required receivables coverages. Petrobras management affirms that the Company is in compliance with the covenants within debt agreements.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

13. Financial Income (Expenses), Net

Financial expenses, financial income and monetary and exchange variation, allocated to income for the years ended at December 31, 2009, 2008 and 2007 are shown as follows:

	Years ended December 31,			
	2009	2008	2007	
Financial expenses				
Loans and financings	(1,913)	(1,320)	(1,258)	
Project financings	(492)	(314)	(608)	
Leasing	(30)	(41)	(79)	
Losses on derivative instruments	, ,	(11)	(12)	
(Note 20) Repurchased	(427)	(425)	(267)	
securities losses	(31)	(35)	(38)	
Other	(511)	(163)	(130)	
	(3,404)	(2,298)	(2,380)	
Capitalized interest	2,109	1,450	1,703	
	(1,295)	(848)	(677)	
Financial income				
Investments	712	533	824	
Clients	123	129	231	
Marketable Securities	392	183	110	

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Gains on derivative instruments (Note 20)	247	636	119
Other	425	160	266
	1,899	1,641	1,550
Monetary and exchange			
variation	(175)	1,584	(1,455)
	429	2,377	(582)
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

14. Project Financing - (Variable Interest Entities - VIE s)

Petrobras carries out project financings jointly with Brazilian and international financial agents and with companies in the petroleum and energy sector for the purpose of making feasible the investments needed in the business areas in which the Company operates.

The project financing is made feasible through Variable Interest Entities - VIE s). The Company s is the primary beneficiary of the VIE s due to the finance lease arrangements. The VIE s are the lessors and the Company is the lessee. At the conclusion of the leased term, the Company will have the option to purchase the leased assets or all the common stock from the VIE s. All risks associated with the use and development of the leased assets relie on the Company. The Company s payments funds the VIE s thirty party debt and return on equity payments. The Company s variable interest in these VIE s, the financial lease arrangement, will absorb the majority of expected losses and receive a majority of the expected residual returns.

The Company s responsibility under these contracts is to complete the development of the oil and gas fields, operate the fields, pay for all operating expenses related to the projects and remit a portion of the net proceeds generated from the fields to fund the special purpose companies debt and return on equity payments. At the conclusion of the term of each financing project, the Company will have the option to purchase the leased or transferred assets from the consolidated special purpose company.

The VIE s associated with the project financings projects are consolidated based on ASC TOPIC 810-10-25.

As of December 31, 2009, the amounts of cash outlay commitments assumed related to consolidated structured project financings are presented as follows:

Transportadora	
Gasene	55
REVAP	250
Codajás	387

692

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

14. Project Financing - (Variable Interest Entities VIE s) (Continued)

The following summarizes the projects, their purposes, the guarantees and estimates investments of each project:

a) Projects with assets in operation

VIE / Estimated investment	Purpose	Main Guarantees	PP&E
Barracuda and Caratinga US\$3,100	To allow development of production in the fields of Barracuda and Caratinga in the Campos Basin. The VIE Barracuda and Caratinga Leasing Company B.V. (BCLC), is in charge of building all of the assets (wells, submarine equipment and production units) required by the project, and is also the owner of them.	Guarantee provided by Brasoil to cover BCLC s f in a n c i a l requirements.	US\$1,700
PDET US\$1,180	The VIE PDET Offshore S.A. is the owner of the Project s assets and its purpose is to improve the infrastructure for the transfer of the oil produced in the Campos Basin to the oil refineries in the Southeast Region and for export. These assets have been leased to Petrobras until 2019.	All of the project sassets will be pledged as collateral.	US\$1,195
Malhas - (NTN/NTS)	Consortium formed between Transpetro, Transportadora Associada de Gás (TAG) former Transportadora Nordeste Sudeste (TNS), Nova Transportadora do Sudeste (NTS) and Nova Transportadora do Nordeste (NTN). NTS and NTN contribute to the consortium through building assets related to the transport of natural gas. TAG (a	Prepayments based on transportation capacity to cover any eventual consortium cash shortages.	NTN: US\$1,005 NTS:
US\$1,110 F-54	subsidiary fully owned by Gaspetro) provides assets that have been previously built. Transpetro contributes as operator of the gas pipelines.		US\$881

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

14. Project Financing - (Variable Interest Entities VIE s) (Continued)

a) Projects with assets in operation (Continued)

VIE / Estimated investment	Purpose	Main Guarantees	PP&E
Cabiúnas US\$850	Project with the purpose of increasing the transport capacity for the Campos Basin gas production. Cayman Cabiunas Investment Co. Ltd. (CCIC), provides the assets to Petrobras under an international lease agreement.	Pledge of 10.4 billion m3 of gas.	US\$389
Gasene US\$3,000	Transportadora Gasene S.A. is responsible for the construction and future ownership of pipelines to transport natural gas with a total length of 1.4 thousand kilometers and a transportation capacity of 20 million cubic meters per day, connecting the Cabiúnas Terminal in Rio de Janeiro to the city of Catu, in Bahia state. The first segment of the Gasene project, the Cabiúnas-Vitória gas pipeline, is operating since November 10, 2008, while the second segment, the Cacimbas-Catu pipeline, is in the construction stage.	Pledge of Credit Rights. Pledge of shares of the VIE.	US\$3,300
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

14. Project Financing - (Variable Interest Entities VIE s) (Continued)

a) Projects with assets in operation (Continued)

VIE / Estimated investment	Purpose	Main Guarantees	PP&E
Marlim Leste (P-53 Project - CDC) US\$1,800	To develop the production in the Marlim Leste field, Petrobras will use a Stationery Production Unit (UEP), P-53, which will be chartered from Charter Development LLC, a company incorporated in the state of Delaware, U.S.A The bare boat charter agreement, executed in November 2009, will be valid for a period of 15 years as from March 2010.	All assets of the project will be given in guarantee.	US\$1,759
Albacora US\$170	Consortium between Petrobras and Albacora Japão Petróleo Ltda. (AJPL), which furnishes to Petrobras oil production assets of the Albacora field in the Campos Basin.	Pledge of assets.	US\$52
Albacora/Petros US\$240	Consortium between Petrobras and Fundação Petros de Seguridade Social, which furnishes to Petrobras funds to finance oil production assets of the Albacora field in the Campos Basin.	Pledge of assets.	
PCGC US\$134 F-56	Companhia de Recuperação Secundária (CRSec) supplies assets to be used by Petrobras in the fields Pargo, Carapeba, Garoupa, Cherne and others through a lease agreement with monthly payments.	Additional lease payment if revenue is not sufficient to cover payables to lenders.	US\$47

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

14. Project Financing - (Variable Interest Entities VIE s) (Continued)

b) Project financing in progress

VIE / Estimated investment	Purpose	Main Guarantees	PP&E
Amazônia (Codajás) US\$2,100	Development of a project in the Gas & Power area that includes the construction of a 385 km gas pipeline between Coari and Manaus, and a 285 km LPG pipeline between Urucu and Coari, both of which are under the responsibility of Transportadora Urucu Manaus S.A.; and the construction of a 488 MW thermoelectric plant, in Manaus, through Companhia de Geração Termoelétrica Manauara S.A.	Pledge of Credit Rights. Pledge of shares of the VIE.	US\$2,623
Mexilhão US\$756	Construction of a platform (PMXL-1) to produce natural gas at Mexilhão and Cedros fields, located in the Santos Basin, in São Paulo State, which shall be held by Companhia Mexilhão do Brasil (CMB), which will be responsible for obtaining the funds needed to build such platform. Once built, the PMXL-1 will be leased to Petrobras, holder of the exploration and production concession in the aforementioned fields.	Pledge of Credit Rights. Pledge of shares of the VIE.	US\$1,022
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

14. Project Financing - (Variable Interest Entities VIE s) (Continued)

b) Project financing in progress (Continued)

VIE / Estimated investment	Purpose	Main Guarantees	PP&E
CDMPI (Modernizati on of Revap) US\$1,650	The objective of this project is to increase the Henrique Lage (Revap) refinery s national heavy oil processing capacity, bringing the diesel it produces into line with the new Brazilian specifications and reducing pollution emission levels. To achieve this, the VIE, Cia. de Desenvolvimento e Modernização de Plantas Industriais - CDMPI was created, which will construct and lease to Petrobras a Delayed Coking plant, a Coke Naphtha Hydrotreatment unit and related units to be installed in this refinery. The Board of Directors has authorized an additional payment of funds of US\$450, through issuing promissory notes, amounting to a total of US\$ 750.	Prepayments of leasing to cover any eventual cash shortages of CDMPI.	US\$1,401
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

14. Project Financing - (Variable Interest Entities VIE s) (Continued)

c) Finished project with the exercise of the purchase option

VIE / Estimated investment	Purpose	Main Guarantees	PP&E
Marlim US\$1,500	Consortium with Companhia Petrolífera Marlim (CPM), which provides Petrobras with the submarine equipment for oil production in the Marlim field.	70% of the field production limited to 720 days.	US\$382
CLEP US\$1,250	Companhia Locadora de Equipamentos Petrolíferos - CLEP, provides, for the use of Petrobras, assets related to oil production in the Campos Basin through a lease agreement for the period of 10 years.	Lease prepayments, in the event the revenue is not sufficient to meet obligations with financiers.	US\$1,003
Nova Marlim US\$834	Consortium with NovaMarlim Petróleo S.A. (NovaMarlim) which provides submarine equipment for petroleum production and reimburses operating costs arising from operating and maintaining the field assets through an advance already made to Petrobras.	30% of the field production limited to 720 days.	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

15. Capital Lease Obligations

The Company leases certain offshore platforms and vessels, which are accounted for as capital leases. At December 31, 2009, assets under capital leases had a net book value of US\$750 (US\$679 at December 31, 2008).

The following is a schedule by year of the future minimum lease payments at December 31, 2009:

2010	214
2011	130
2012	42
2013	17
2014	17
2015	20
2016 and thereafter	46
Estimated future lease payments	486
Less amount representing interest at 6.2% to 12.0% annual	(56)
Present value of minimum lease payments	430
Less current portion of capital lease obligations	227
Long-term portion of capital lease obligations	203

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits

a) Employees postretirement benefits balances

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

	As of					
	Dece	ember 31, 20	009	December 31, 2008		08
		Health		Health		
	Pension	Care		Pension	Care	
	Benefits	Benefit	Total	Benefits	Benefits	Total
Current liabilities						
Defined-benefit plan	182	325	507	176	224	400
Variable Contribution plan	187	-	187	92	-	92
Employees postretirement projected benefits obligation	369	325	694	268	224	492
Long-term liabilities						
Defined-benefit plan	4,419	6,544	10,963	1,786	4,001	5,787
Employees postretirement projected benefits obligation	4,788	6,869	11,657	2,054	4,225	6,279
Shareholders equity - Accumulated						
other comprehensive income						
Defined-benefit plan	2,282	121	2,403	253	(404)	(151)
Variable Contribution plan	91	-	91	95	-	95
Tax effect	(807)	(41)	(848)	(118)	137	19
Net balance recorded in						
shareholders equity	1,566	80	1,646	230	(267)	(37)

b) Pension plan - Fundação Petrobras de Seguridade Social - Petros

The Fundação Petrobras de Seguridade Social (Petros) was established by Petrobras as a private, legally separate nonprofit pension entity with administrative and financial autonomy.

The Petros plan is a contributory defined-benefit pension plan introduced by Petrobras in July of 1970, to supplement the social security pension benefits of employees of Petrobras and its Brazilian subsidiaries and affiliated companies. The Petros Plan is now closed to new employees of the Petrobras system since September 2002, and as from July 1, 2007, the Company introduced a new private pension plan, Petros Plan 2.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

16. Employees Postretirement Benefits and Other Benefits (Continued)

b) Pension plan - Fundação Petrobras de Seguridade Social - Petros (Continued)

In order to fund its objectives, Petros receives monthly contributions from the sponsoring companies and retired participants. With the most recent regulatory adjustments of the Plano Petros, the plan now receives from the sponsoring companies, instead of the 12.93% until then practised on the payroll of the employees who are members of the plan, regular contributions in amounts equal to the amounts of the contributions of the employees and retired employees, in an equal way, amounts which represented, on average, 12% of the participating payroll.

Additionally, Petros is funded by income resulting from the investment of these contributions. The Company s funding policy is to contribute to the plan annually the amount determined by actuarial calculations. In the calendar 2009 year, benefits paid totaled US\$911 (US\$932 in 2008).

The Company s liability related to future benefits to plan participants is calculated on an annual basis by an independent actuary, based on the Projected Unit Credit method. The assets that guarantee the pension plan are presented as a reduction to the net actuarial liabilities.

The actuarial gains and losses generated by the differences between the values of the obligation and assets determined based on projections and the actual figures, are respectively included or excluded from the calculation of the net actuarial liability and recorded as Postretirement benefit reserves adjustments net of tax - pension cost , in shareholders equity. Actuarial gains and losses are amortized during the average remaining service period of the active employees of approximately 10 years at December 31, 2009, in accordance with the procedure established by Codification Topic 715.

The relation between contributions by the sponsors and participants of the Petros Plan, considering only those attributable to the Company and subsidiaries in the 2009 and 2008 financial years was 1.00 to 1.00. The Company s best estimate of contributions expected to be paid in 2010 respective to the pension plan approximates US\$342, with total pension benefit payments in 2010 expected to be US\$1,477.

According to Constitutional Amendment No. 20 of 1998, the computation of any deficit in the defined-benefit plan in accordance with the actuarial method of the current plan (which differs from the method defined in Codification Topic 715), must be equally shared between the sponsor and the participants, by an adjustment to the normal contributions.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

16. Employees Postretirement Benefits and Other Benefits (Continued)

b) Pension plan - Fundação Petrobras de Seguridade Social - Petros (Continued)

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 December 31, 2009, the balance of the obligation of Petrobras and subsidiaries referring to the Financial Commitment Agreement was US\$2,472, of which US\$22 matures in 2010, which are recognized in these consolidated financial statements.

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 December 31, 2009, Petrobras had long-term National Treasury Notes in the amount of US\$2,363 (US\$1,608 at December 31, 2008), 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.

b.2) Variable contribution plan

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.

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 fiscal year 2009, the contribution of Petrobras and subsidiaries to the defined contribution portion of this plan was US\$128.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits (Continued)

b) Pension plan - Fundação Petrobras de Seguridade Social - Petros (Continued)

b.2) Variable contribution plan (Continued)

Petrobras and the othes 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.

The disbursements related to the cost of past service will be made on a monthly basis over the same number of months during which the participant had no plan and, therefore, should cover the part related to the participants and the sponsors.

b.3) Plan assets

Investment Policies and Strategies

The Corporation s investment strategy for benefit plan assets reflects a long-term view, a careful assessment of the risks inherent in various asset classes and diversification to reduce the risk of the portfolio. The plan asset portfolio should follow the policies established by the Central Bank of Brazil. The fixed income funds are largely invested in corporate and government debt securities. The target asset allocation for the period between 2010-2014 is (25%-80%) fixed income, (10%-50%) variable income, (1,5%-8%) real estate, (0%-15%) loans to participants of the plan and (2,5% - 20%) other investments.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

Total

16. Employees Postretirement Benefits and Other Benefits (Continued)

b) Pension plan - Fundação Petrobras de Seguridade Social - Petros (Continued)

b.3) Plan assets (Continued)

Fair Value Measurements at December 31, 2009 (US\$ in millions)

	Total				
	Fair				Allocation
Asset Category	Value	Level 1	Level 2	Level 3	%
					0.64
Cash	-	-	-	-	0%
Fixed Income	13,643	9,241	4,402	-	60%
Corporate bonds	4,398	-	4,398	-	19%
Government -					
Brazil	9,241	9,241	-	-	41%
Others	4	-	4	-	0%
Variable income	8,004	4,792	799	2,413	35%
Brazilian					
Equity Securities	4,792	4,792	-	-	21%
Equity funds	3,171	-	768	2,403	14%
Other					
Investiments	41	-	31	10	0%
Real estate	505	-	-	505	2%
Loans	639	-	639	-	3%
Total	22,791	14,033	5,840	2,918	100%

Cash and loans are valued at cost, which approximates fair value. Fair values of fixed income assets include government bonds and the fair value is based on observable quoted prices that are traded on active exchanges (Level 1).

Fair values of Brazilian equity securities categorized in Level 1 are primarily based on quoted market prices. The equity securities include investments in the company s common stock and preferred shares in the amount of US\$266 and US\$411, respectively, at December 31, 2009.

Corporate debt securities are estimated using observable inputs of comparable market transactions. Other equity funds have their fair value estimated using the variation of quoted prices in active markets for identical assets adjusted for transaction costs of the funds and are treated as a Level 2.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits (Continued)

b) Pension plan - Fundação Petrobras de Seguridade Social - Petros (Continued)

b.3) Plan assets (Continued)

The fair value of equity funds Level 3 are based on internal appraisal using the discounted cash flow. The effect of fair-value measurements using significant unobservable inputs on changes in Level 3 plan assets for the period is:

	Private	Other		
(US\$ millions)	equity funds	Investiments	Real estate	Total
Total at December 31,2008	1,448	9	353	1,810
Actual Return on Plan Assets:				
Assets held at the reporting				
date-	167	-	58	225
Assets sold during the period	(6)	-	-	(6)
Purchases, Sales and				
Settlements	240	(2)	(31)	207
Gain on translation	554	3	125	682
Total at December 31, 2009	2,403	10	505	2,918

Petros provided certain financing for the continued development of the Albacora oil and gas field located in the Campos basin, that is classified as securities of other related parties (see Note 14).

The investment portfolio of the Petros Plan and Petros 2 at December 31, 2009 was composed of: 60% of fixed income, with expected profitability of 6.54% p.a.; 35% of variable income, with expected profitability of 7% p.a.; and 5% of other investments (transactions with members, real estate and infrastructure projects), with expected profitability of 8% p.a., which resulted in an average interest rate of 6.74% p.a.

c) Petrobras International Braspetro B.V. - PIB BV

Petrobras Energía S.A.

Defined contribution plan

Supplementary Pension Plan for Personnel

In 2005, Petrobras Energía S.A. (Pesa) implemented a voluntary plan for all employees who met certain conditions. The company contributes with amounts equal to the contributions made by the employees, in accordance with the contribution specified for each salary level.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits (Continued)

c) Petrobras International Braspetro B.V. - PIB BV (Continued)

Petrobras Energía S.A. (Continued)

The cost of the plan is recognized in accordance with the contributions that the company makes, which at December 31, 2009 was equivalent to US\$3 (US\$3 at December 31, 2008).

Defined benefit plan

Termination Indemnity Plan

This is a benefit plan in which employees who meet certain targets are eligible on retirement to receive one month s salary for each year they have worked in the company, according to a decreasing scale, according to the number of the years the plan has existed.

Compensating Fund

This benefit is available to all Pesa employees who have joined the defined contribution plans in force in the past and who joined the company prior to May 31, 1995 and have accumulated the required time of service. The benefit is calculated in complement to the benefits awarded under these plans and by the retirement system, so that the total benefit received by each employee is equivalent to the amount defined in this plan.

If a surplus is recorded and duly certified by an independent actuary in the funds allocated to trusts for payment of the defined benefits awarded by the plan, Pesa may use these funds simply by notifying the trustee of this fact.

Nansei Sekiyu S.A.

Defined benefit pension plan

The Nansei Sekiyu Refinery offers its employees a programmed supplementary retirement benefits plan, a defined benefit plan, where the members in order to become eligible for the benefit need to be at least 50 years old and have 20 years service in the company. Contributions are made only by the sponsor. The plan is managed by the Sumitomo Trust & Banking.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits (Continued)

d) Other defined contribution plans

The subsidiaries Transpetro and some subsidiaries of Petrobras sponsor defined contribution retirement plans for their employees.

e) Health care benefits - Assistência Multidisciplinar de Saúde (AMS)

Petrobras and its Brazilian subsidiaries maintain a health care benefit plan (AMS), which offers defined benefits and covers all employees (active and inactive) together with their dependents. The plan is managed by the Company, with the employees contributing fixed amounts to cover principal risks and a portion of the costs relating to other types of coverage in accordance with participation tables defined by certain parameters including salary levels, besides the Medicine Benefit, which provides special terms on the acquisition of certain medicines from participating drugstores, located throughout Brazil.

The Company s commitment related to future benefits to plan participants is calculated on an annual basis by an independent actuary, based on the Projected Unit Credit method. The health care plan is not funded or otherwise collateralized by assets. Instead, the Company makes benefit payments based on costs incurred by plan participants.

For measurement purposes, a 10% annual rate of increase in the per capita cost of covered health care benefits was assumed upon adoption of Codification Topic 715. The annual rate was assumed to decrease to 4.5% from 2007 to 2036.

Assumed health care cost trend rates have a significant effect on the amounts reported for the postretirement health care plan. A one-percentage-point change in assumed health care cost trend rates would have the following effects:

	One	One
	percentage point-increase	percentage point-decrease
Effect on total of services and interest cost component	141	(114)
Effect on postretirement benefit obligation	977	(804)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits (Continued)

f) Funded status of the plans

The funded status of the plans at December 31, 2009 and 2008, based on the report of the independent actuary, and amounts recognized in the Company s balance sheets at those dates, are as follows:

	2009			2008			
	Pens	ion Plans	Health	Pens	Health		
	Defined- Benefits (1)	Variable Contribution	Care Benefits	Defined- Benefits (1)	Variable Contribution	Care Benefits	
Change in benefit obligation:							
Benefit obligation at							
beginning of year	16,041	128	4,225	23,381	143	6,898	
Service cost	165	53	75	235	49	108	
Interest cost	2,371	19	630	2,257	21	668	
Plan change	-	-	-	-	-	-	
Actuarial loss (gain)	3,403	42	575	(3,783)	(45)	(1,812)	
Benefits paid	(909)	(2)	(236)	(931)	(1)	(241)	
Variable contribution							
new pension plan	-	-	-	-	-	-	
Other	(20)	1	-	83	1	-	
Gain on translation	6,225	61	1,600	(5,201)	(40)	(1,396)	
Benefit obligation at end of year	27,276	302	6,869	16,041	128	4,225	
Change in plan assets:							
Fair value of plan assets							
at beginning of year	14,079	36	-	18,473	9	-	
Actual return on plan assets	3,703	14	-	(194)	-	-	
Company s contributions	327	23	236	267	19	241	
Employees contributions	179	23	-	188	19	-	
Benefits paid	(909)	(2)	(236)	(930)	(1)	(241)	

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Other	(5)	-	-	768	-	-
Gain on translation	5,300	21	-	(4,493)	(10)	-
Fair value of plan assets at end						
of year	22,674	116	-	14,079	36	-
F 1144	(4 (02)	(106)	(6.060)	(1.0(0)	(02)	(4.225)
Funded status	(4,602)	(186)	(6,869)	(1,962)	(92)	(4,225)
Amounts recognized in						
the balance sheet consist of:						
Current liabilities	(183)	(186)	(325)	(176)	(92)	(224)
Long-term liabilities	(4,419)	-	(6,544)	(1,786)	-	(4,001)
	(4,602)	(186)	(6,869)	(1,962	(92)	(4,225)
I Image and mot activation lass	2 200	20	101	(1.260)	(21)	(1.422)
Unrecognized net actuarial loss	2,200	29	101	(1,368)	(21)	(1,423)
Unrecognized prior service cost	82	62	20	1,621	116	1,019
Accumulated						
other comprehensive income	2,282	91	121	253	95	(404)
Net amount recognized	(2,320)	(95)	(6,748)	(1,709)	3	(4,629)
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits (Continued)

- f) Funded status of the plans (Continued)
- (1) Includes Petros (Petrobras group companies), Petrobras Argentina and PELSA pension benefits obligations.
- (2) Includes AMS (Petrobras group companies) and Liquigás health care benefits obligations.

Net periodic benefit cost includes the following components:

	2009			2008			
	Pens	ion Plans	Health	Pension Plans		Health	
	Defined- Benefits (1)	Variable Contribution	Care Benefits	Defined- Benefits (1)	Variable Contribution	Care Benefits	
Service cost-benefits earned during the year	165	53	75	235	49	108	
Interest cost on projected benefit obligation	2,371	19	630	2,257	21	668	
Expected return on plan assets	(1,995)	(8)	-	(1,848)	(18)	-	
Amortization actuarial loss	-	-	-	2	-	45	
Amortization prior service cost	59	9	2	44	6	2	
Gain on translation	53	6	104	(95)	(7)	(165)	
	653	79	811	595	51	658	
Employees contributions	(179)	(23)	-	(188)	(19)	-	
Net periodic benefit cost	474	56	811	407	32	658	

⁽¹⁾ Includes Petros (Petrobras group companies), Petrobras Argentina and PELSA pension benefits obligations.

⁽²⁾ Includes AMS (Petrobras group companies) and Liquigás health care benefits obligations.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits (Continued)

f) Funded status of the plans (Continued)

Changes in amounts recorded in accumulated other comprehensive income:

	2009			2008		
	Pension Plans		Health	Pensi	Pension Plans	
	Defined- Benefits	Variable Contribution	Care Benefits	Defined- Benefits	Variable Contribution	Care Benefits
Accumulated other comprehensive	253	95	(404)	2,177	162	1,406
income at beginning of year			` ′			
Net actuarial loss/(gain)	1,800	(82)	575	(1,719)	(28)	(1,812)
Amortization of actuarial (loss)/gain	-	-	-	(2)	-	(45)
Net prior service cost	-	-	-	-	1	-
Amortization of net prior service cost	(51)	(8)	2	(44)	(6)	(2)
Gain/(loss) on translation	280	86	(52)	(159)	(34)	49
Accumulated other comprehensive income at end of year	2,282	91	121	253	95	(404)

Components of Net Periodic Benefit Cost for next year:

Amounts included in accumulated other comprehensive income at December 31, 2009, that are expected to be amortized into net periodic postretirement cost during 2010 are provided below:

	Pensio	Health		
	Defined Benefits	Variable Contribution	Care Benefits	
Unrecognized net actuarial loss (gain)	1	-	2	
Unrecognized prior service cost	59	9	_	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits (Continued)

f) Funded status of the plans (Continued)

The main assumptions adopted in 2009 and 2008 for the actuarial calculation are summarized as follows:

	20	09	2008		
	Pension Benefits	Health Care Benefits	Pension Benefits	Health Care Benefits	
Discount rates	Inflation: 4.5% to 4% p.a. + 6.57% p.a.	Inflation: 4.5% to 4% p.a. + 6.57% p.a	Inflation: 5% to 4% p.a. + 7.7% p.a.	Inflation: 5% to 4% p.a. + 7.7% p.a.	
Rates of increase in compensation levels	Inflation: 4.5% to 4% p.a. + 2.295% p.a.	Inflation: 4.5% to 4% p.a. + 2.295% p.a	Inflation: 5% to 4% p.a. + 2.24% p.a.	Inflation: 5% to 4% p.a. + 2.24% p.a	
Expected long-term rate of return on assets	Inflation: 4.5% p.a. + 6.74% p.a.	Not applicable	Inflation: 5% p.a. + 7.02% p.a.	Not applicable	
Mortality table	AT 2000*	AT 2000*	AT 2000*	AT 2000*	

(*) Segregated by sex (male and female).

Petrobras has aggregated information for all defined benefit pension plans. The domestic benefit plans of Petrobras, BR Distribuidora, Petroquisa, and REFAP contain similar assumptions and the benefit obligation related to Petrobras Argentina, the international plan, is not significant to the total obligation and thus has also been aggregated. All Petrobras group pension plans have accumulated benefit obligation in excess of plan assets.

The determination of the expense and liability relating to the Company s pension plan involves the use of judgment in the determination of actuarial assumptions. These include estimates of future mortality, withdrawal, changes in compensation and discount rate to reflect the time value of money as well as the rate of return on plan assets. These assumptions are reviewed at least annually and may differ materially from actual results due to changing market and economic conditions, regulatory events, judicial rulings, higher or lower withdrawal rates or longer or shorter life spans of participants.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

16. Employees Postretirement Benefits and Other Benefits (Continued)

f) Funded status of the plans (Continued)

According to the requirements of Codification Topic 715, and subsequent interpretations, the discount rate should be based on current prices for settling the pension obligation. Applying the precepts of Codification Topic 715, in historically inflationary environments such as Brazil creates certain issues as the ability for a company to settle a pension obligation at a future point in time may not exist as long-term financial instruments of suitable grade may not exist locally as they do in the United States.

Although the Brazilian market has been demonstrating signs of stabilization under the present economic model, as reflected in market interest rates, it is not yet prudent to conclude that market interest rates will be stable.

g) Cash contributions and benefit payments

In 2009, the Company contributed US\$350 to its pension plans. In 2010, the Company expects contributions to be approximately US\$342. Actual contribution amounts are dependent upon investment returns, changes in pension obligations and other economic factors. Additional funding may ultimately be required if investment returns are insufficient to offset increases in plan obligations.

The following benefit payments, which include estimated future service, are expected to be paid by the pension fund in the next 10 years:

	Pension Plans		Health
	Defined Benefits	Variable Contribution	Care Benefits
2010	1,474	3	325
2011	1,616	6	358
2012	1,776	8	396
2013	1,947	12	436
2014	2,121	15	482
Subsequent five years	13,823	144	3,176

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

17. Shareholders Equity

a) Capital

The Company s subscribed and fully paid-in capital at December 31, 2009 and 2008, consisted of 5,073,347,344 common shares and 3,700,729,396 preferred shares as retroactively restated for the stock split discussed below. 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 Extraordinary General Meeting held on March 24, 2008, decided to effect a split of each Company s share into two, resulting: (a) in a free distribution of 1 (one) new share of the same type for each original share and based on the shareholding structure at April 25, 2008; (b) in a free distribution of 1 (one) new American Depository Shares (ADS) of the same type for each original ADS and based on the shareholding structure at April 25, 2008. At the same date, an amendment to article 4 of the Company s by-laws to cause capital be divided into 8,774,076,740 shares, of which 5,073,347,344 are common shares and 3,700,729,396 are preferred shares, with no nominal value, was approved. This amendment to the Company s bylaws is effective from April 25, 2008. The relation between the ADS and shares of each class remains of 2 (two) shares for one ADS. All share, ADS, per share and per ADS information in the accompanying financial statements and notes have been adjusted to reflect the result of the share split.

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

The Management of Petrobras is proposing to the Special General Shareholders Meeting to be held jointly with the Annual General Shareholders Meeting on April 22, 2010, a capital increase in the Company from US\$36,194 (R\$78,967 million) to US\$40,225 (R\$85,986 million), through capitalization of a capital reserve in the amount of US\$296 (R\$515 million), of part of a profit reserve recorded in prior years in the amount of US\$3,727 (R\$6,490 million), of which US\$516 (R\$899 million) is from a statutory reserve, US\$320 (R\$557 million) from a tax incentive reserve and US\$2,891 (R\$5,034 million) from a profit retention reserve, and, in addition, US\$8 (R\$14 million) from part of a tax incentive reserve formed in 2009, without issuing new shares, in accordance with article 169, paragraph 1, of Law 6,404/76.

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

17. Shareholders Equity (Continued)

a) Capital (Continued)

The Extraordinary General Meeting, held together with the Ordinary General Meeting on April 4, 2008, approved the increase of the Company s capital from US\$20,816 (R\$52,644 million) to US\$36,194 (R\$78,967 million), through the capitalization of part of retained earnings recorded during previous years amounting to US\$14,782 (R\$25,302 million) and part of the capital reserves, amounting to US\$596 (R\$1,020 million), consisting of US\$99 (R\$169 million) of the Merchant Navy AFRMM subsidy reserve and US\$497 (R\$851 million) from the tax incentives reserve, and without issuing any new shares, in accordance with article 169, paragraph 1 of Law N° 6404/76.

b) Capital reserves

AFRMM

Relates to the Merchant Marine (AFRMM) freight surcharges levied in accordance with relevant legislation. These funds are used to purchase, enlarge or repair vessels of the Company s transport fleet.

Fiscal incentive reserve

This reserve consists of investments in tax incentives, arising from allocations of part of the Company's income tax. It relates to tax 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 incentived activities. Up to December 31, 2009, this incentive amounted to US\$167 (US\$219 on December 31, 2008), which may only be utilized to offset losses or for a capital increase, as provided for in Article 545 of the Income Tax Regulations and has been accounted for under the flow through method.

On May 10, 2007, the Brazilian Federal Revenue Office recognized Petrobras right to deduct this incentive from income tax payable, covering the tax years of 2006 until 2015.

c) Appropriated retained earnings

Brazilian Law and the Company s by-laws require that certain appropriations be made from retained earnings to reserve accounts annually. The purpose and basis of appropriation to such reserves are as follows:

Legal reserve

This reserve is a requirement for all Brazilian corporations and represents the annual appropriation of 5% of net income as stated in the statutory accounting records up to a limit of 20% of capital stock. The reserve may be used to increase capital or to compensate for losses, but may not be distributed as cash dividends.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

17. Shareholders Equity (Continued)

c) Appropriated retained earnings (Continued)

Undistributed earnings reserve

This reserve is established in accordance with Article 196 of Law No. 6,404/76 to fund the Company s annual investment program. The destination of net income for the year ended December 31, 2007, includes retention of profits of US\$7,954 with a US\$7,951 amount, arising from net income for the year, and the US\$3 retaining earnings remaining balance. This proposal was intended cover to partially meet the annual investment program established in the 2008 capital budget, ad referendum of the General Shareholders Meeting held on April 4, 2008.

The destination of net income for the year ended December 31, 2008, includes retention of profits of US\$10,790 with a US\$10,175 amount, arising from net income for the year, and the US\$615 retaining earnings remaining balance. This proposal was intended cover to partially meet the annual investment program established in the 2009 capital budget, ad referendum of the General Shareholders Meeting held on April 8, 2009.

The destination of net income for the year ended December 31, 2009, includes retention of profits of US\$10,667 with a US\$10,661 amount, arising from net income for the year, and the US\$6 retaining earnings remaining balance. This proposal is intended cover to partially meet the annual investment program established in the 2010 capital budget, ad referendum of the General Shareholders Meeting to be held on April 22, 2010.

Statutory reserve

This reserve is provided through an amount equivalent to a minimum of 0.5% of subscribed and fully paid in capital at year-end. The reserve is used to fund the costs incurred with research and technological development programs. The accumulated balance of this reserve cannot exceed 5% of the capital stock, according to Article 55 of the Company s by-laws.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

17. Shareholders Equity (Continued)

d) Basic and diluted earnings per share

Basic and diluted earnings per share amounts have been calculated as follows:

	Year ended December 31,		
	2009	2008	2007
Net income for the year attributable to Petrobras	15,504	18,879	13,138
Less priority preferred share dividends	(1,159)	(749)	(813)
Less common shares dividends, up to the priority preferred shares dividends on a per- share basis	(1,589)	(1,027)	(1,115)
Remaining net income to be equally allocated to common and preferred shares	12,756	17,103	11,210
Weighted average number of shares outstanding			
Common/ADS	5,073,347,344	5,073,347,344	5,073,347,344(*)
Preferred/ADS	3,700,729,396	3,700,729,396	3,700,729,396(*)
Basic and diluted earnings per share Common and preferred	1.77	2.15	1.50(*)
Basic and diluted earnings per ADS	3.54	4.30	3.00(*)

^(*) Considers effect of 2 for 1 stock split that occurred on April 25, 2008.

e) Dividends and interest on shareholders equity

In accordance with the Company s by-laws, holders of preferred and common shares are entitled to a minimum dividend of 25% of annual net income as adjusted under Brazilian Corporate Law. In addition, the preferred shareholders have priority in the receipt of an annual dividend of at least 3% of the book value of the shares or 5% of

the paid-in capital in respect of the preferred shares as stated in the statutory accounting records. As of January 1, 1996, amounts attributed to shareholders as interest (see below) can be deducted from the minimum dividend computation. Dividends are paid in Brazilian reais. The Company paid US\$1,535 in dividends during the year ended December 31, 2009 (2008 - US\$158, 2007 - US\$778). No withholding tax is payable on distributions of dividends made since January 1, 1996.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

17. Shareholders Equity (Continued)

e) Dividends and interest on shareholders equity (Continued)

The Company provides either for its minimum dividends or for the total interest on shareholders equity where the tax benefit has been recognized as of December 31.

Brazilian corporations are permitted to attribute interest on shareholders equity, which may either be paid in cash or be used to increase capital stock. The calculation is based on shareholders equity amounts as stated in the statutory accounting records and the interest rate applied may not exceed the Taxa de Juros de Longo Prazo (long-term interest rate or the TJLP) as determined by the Brazilian Central Bank. Such interest may not exceed the greatest of 50% of net income or 50% of retained earnings plus revenue reserves. Interest on shareholders equity, is subject to withholding tax at the rate of 15%, except for untaxed or exempt shareholders, as established by Law No. 9,249/95. The Company paid US\$6,177 in interest on shareholders equity during the year ended December 31, 2009 (2008 - US\$4,589, 2007 - US\$3,225).

Interest on shareholders equity was included with the proposed dividend for the year, as established in the Company s by-laws, and generated an income tax and social contribution credits of US\$1,331 (US\$995 in 2008, and US\$998 in 2007) (see Note 3).

The proposal for 2009 dividends that is being submitted by the Petrobras Board of Directors for approval of the shareholders at the Ordinary General Meeting to be held on March 31, 2010, in the amount of US\$4,565, conforms to the by-laws in regard to guaranteed rights of preferred shares (article 5), include interest on capital, already approved by the Board of Directors, as established in article 9 of Law 9.249/95 and Decrees 2.673/98 and 3.381/00, 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.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

17. Shareholders Equity (Continued)

e) Dividends and interest on shareholders equity (Continued)

• On February 26, 2010, the final portion of interest on shareholders—equity, to be made available based on the shareholding position as of April 22, 2010, the date of the Annual General Shareholders—Meeting, which will decide on the subject, in the amount of US\$601 (R\$1,053 million), together with the dividends of US\$651 (R\$1,140 million).

The portions of interest on shareholders equity distributed in advance in 2009 will be discounted from the dividends proposed for this year, corrected by the benchmark (SELIC) rate from the date of its payment until December 31, 2009.

Interest on shareholders equity is subject to the levy of 15% (fifteen percent) income tax, except for shareholders that are declared immune or exempt.

The dividends and the final portion of the interest on shareholders equity will be paid on a date to be established by the Ordinary General Meeting of Shareholders. These amounts will be monetarily restated from December 31, 2009, to the initial date of payment, according to the variation in the SELIC rate.

On April 08, 2009, the Ordinary General Meeting approved dividends referring to the year ended December 31, 2008, in the amount of US\$4,242, conforms to the by-laws in regard to guaranteed rights of preferred shares (article 5), include interest on shareholders—equity, already approved by the Board of Directors, in the amount of US\$3,004. Interest on shareholders—equity is subject to withholding tax at the rate of 15%, except for untaxed or exempt shareholders. The dividends were monetarily restated in accordance with the SELIC rate variation as from December 31, 2008 to the initial date of payment.

Dividends and interest on shareholders equity were distributed as follows:

- On April 29, 2009, amounting to US\$1,527 (R\$3,334 million), which was made available to shareholders based on the shareholding position of December 26, 2008, monetarily restated in accordance with the SELIC rate variation as from December 31, 2008;
- On June 24, 2009, amounting to US\$1,690 (R\$3,334 million), which was made available to shareholders based on the shareholding position of December 26, 2008, monetarily restated in accordance with the SELIC rate variation as from December 31, 2008;
- The remaining balance of dividends relating to the financial year of 2008, was made available to shareholders on August 14, 2009.

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

17. Shareholders Equity (Continued)

e) Dividends and interest on shareholders equity (Continued)

On April 04, 2008, the Ordinary General Meeting approved dividends referring to the year ended December 31, 2007, in the amount of US\$3,715, conforms to the by-laws in regard to guaranteed rights of preferred shares (article 5), include interest on shareholders—equity, already approved by the Board of Directors. The dividends were monetarily restated in accordance with the SELIC rate variation as from December 31, 2007 to the initial date of payment.

The remaining balance of dividends relating to the financial year of 2007, approved by the Ordinary General Meeting held on April 04, 2008, in the amount of US\$495 (after deducting those distributed earlier to shareholders on January 23, March 31 and April 30, 2008, in the amount of US\$3,220), were paid out to shareholders on June 03, 2008.

Interest on shareholders equity was included with the proposed dividend for the year, as established in the Company s By-laws.

Brazilian law permits the payment of dividends only from retained earnings as stated in the statutory accounting records. At December 31, 2009, the Company had appropriated all such retained earnings.

In addition, at December 31, 2009, the undistributed reserve in appropriated retained earnings, amounting to US\$30,755, may be used for dividend distribution purposes, if so approved by the shareholders, however, the Company s stated intent is to use such reserve to fund working capital and capital expenditures.

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

18. Domestic and International Acquisitions

a) Goodwill

Goodwill represents the excess of the purchase price over the estimated fair value of the net assets acquired in the acquisition of a business. In accordance with Codification Topic 350 -Goodwill and Other Intangible Assets (ASC 350), the Corporation s goodwill is not amortized, but is tested for impairment at a reporting unit level, which is an operating segment or one level below an operating segment. The Company conducts its annual goodwill impairment review in the fourth quarter of each year and whenever events and changes in circumstances suggest that the carrying amount may not be recoverable.

Goodwill impairment encompasses a two step approach. In the first step the Company compares the fair value of the reporting unit with its carrying amount, including goodwill. If the fair value is lower than the carrying amount including goodwill, there is an indication of impairment loss that is measured by performing the second step. In the second step, the estimated fair value from the first step is used as the purchase price in a hypothetical acquisition of the reporting unit. Purchase business combination accounting rules are followed to determine a hypothetical purchase price allocation to the reporting unit sassets and liabilities. The residual amount of goodwill that results from this hypothetical purchase price allocation is compared to the recorded amount of goodwill for the reporting unit, and the recorded amount is written down to the hypothetical amount, if lower.

During the fourth quarter of 2008, the Company recorded a goodwill impairment of US\$223 in Petrobras indirect subsidiary in United States, Pasadena Refining System, that encompasses a refinery and a trading company. The primarily factors for the goodwill impairment were: (a) a decline in the price of crude oil and oil products (b) a gross margin decrease of refined products in the wholesale market, and (c) a decrease in the demand for refined products.

Change in the balance of goodwill for the years ended December 31, 2009 and 2008:

Balance as of December 31, 2007	313
Goodwill from PIB BV	50
Goodwill impairment of Pasadena Refining System	(223)
Cumulative translation adjustment	(22)
Balance as of December 31, 2008	118
Cumulative translation adjustment	21
Balance as of December 31, 2009	139

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

18. Domestic and International Acquisitions (Continued)

b) Acquisition of distribution interests in Chile

On April 30, 2009, Petrobras, through its wholly owned subsidiaries Petrobras Venezuela Investments & Services B.V. e Petrobras Participaciones, S.L., located in the Netherlands and Spain, respectively, concluded the process for the acquisition of the distribution and logistics businesses of ExxonMobil in Chile, with the payment of US\$400, net of the cash and cash equivalents of the purchased companies. Due to immateriality, proforma information has not been presented.

On December 1, 2009 Petrobras acquired Chevron Chile S.A.C, which produces and sells lubricants of the Texaco brand in Chile, for approximately US\$14.

c) 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, which was in progress in accordance with the arbitration rules of the International Centre for Dispute Resolution, the exercise of the put option exercised by ASTRA was confirmed as valid with respect to PAI and subsidiaries of the remaining 49.13% of the shares of ASTRA in Pasadena Refinery Systems Inc. ("PRSI"), and in the correlated trading company. PRSI owns the Pasadena Refinery, with an operating office in Texas. The operating, management and financial responsibilities have already been transferred to PAI, since September 17, 2008, based on preliminary decision of October 24, 2008.

According to the decision on April 10, 2009, 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 would 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. The disputing parties presented requests for clarification to the arbitration panel on certain points of the decision, but on June 3, 2009 the arbitration panel had already confirmed in totum the original decision without presenting any further explanations. The arbitration decision also determined, in addition to the amount attributed to the purchase of that shares, reimbursement to ASTRA by PAI of the amount of US\$156, consisting of a guarantee related to the loan taken out by the Trading Company from BNP Paribas, since the line of credit for this Company from the aforementioned bank had been closed.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

18. Domestic and International Acquisitions (Continued)

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

The amounts corresponding to the purchase of the shares and the reimbursement of the payment of the guarantee to ASTRA by BNP have been recognized in the accounting by the Company since the arbitration decision in April 2009. At December 31, 2009, these amounts corresponded to US\$488 and US\$177, respectively, already considering the interest due up to this date.

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 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.

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 ward. It ratified, notwithstanding, the decision that PAI acquired 100% of the shareholding of Astra Oil Trading NV in PRSI. PAI is going to appeal the part of the decision that confirmed the competence of the Federal Court in question and other aspects of the decision.

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 fiscal books and records of these companies incorrectly withheld by ASTRA and two legal firms.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

18. Domestic and International Acquisitions (Continued)

d) Purchase options for specific purpose companies

In 2009 Petrobras exercised its purchase option for the SPEs listed below, as forecast in the option agreement for the purchase of shares executed between Petrobras and the former shareholders of the SPEs.

Date of the option	Project	Corporate name of the SPE	% of shares	Value of the option	Additional Paid in Capital
April 30, 2009	Marlim	Marlim Participações S.A.	100%	US\$0.402	-
December 11, 2009	CLEP	Companhia Locadora de Equipamentos Petrolíferos	100%	US\$52	US\$983
December 30, 2009	NovaMarlim	NovaMarlim Participações S.A.	43.43%	US\$0.345	US\$13

The consummation of the transfer of the remaining shares of NovaMarlim Participações S.A., 56.57% of the capital, depends on the conclusion of the formal procedures with the bookkeeping agency

As the Company s previous variable interest in these VIEs were being accounted for in accordance with ASC Topic 810-10-25 (Variable Interest Entities), the 2009 share acquisition had no material impact on Petrobras consolidated accounting records.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

19. 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 predictable.

In an effort to ensure procurement of oil products for the Company s customers, the Company currently has several short and long-term normal purchase contracts with maturity dates up to 2017, which collectively obligate it to purchase a minimum of approximately 172,188 barrels of crude oil and oil products per day at market prices.

Petrobras provided guarantees to the ANP for the minimum exploration program defined in the concession contracts for exploration areas, totaling US\$2,355 (US\$2,513 in 2008). Out of this total, US\$2,042 (US\$1,154 in 2008) represents a pledge on the oil to be extracted from previously identified fields already in production, for areas in which the Company had already made commercial discoveries or investments. For areas whose concessions were obtained by bidding from the ANP, Petrobras has given bank guarantees totaling US\$333 through December 31, 2009 (US\$522 in 2008).

Petrobras entered into an agreement with Yacimientos Petrolíferos Fiscales Bolivianos (YPFB), to purchase a total of 201,9 billion m3 of natural gas during the term of the agreement, undertaking to purchase minimum annual volumes at a price calculated according to a formula indexed to the price of fuel oil. The agreement is valid until 2019 and will be renewed until the total contracted volume has been consumed. The pipeline achieved an average throughput of 22.0 million cubic meters per day during 2009.

In the period between 2002 and 2005, Petrobras bought less than the minimum volume established in the agreement with YPFB and paid US\$81 at December 31, 2009, referring to the volumes not transported, the credits for which will be realized through the drawing of future volumes.

The commitments for purchases of gas up to the end of the agreement represent annual average volumes of 24 million cubic meters per day.

In the fourth quarter of 2009 Petrobras and YPFB signed a contractual addendum which regulates the payment of additional amounts to YPFB referring to the quantity of liquids (heavy hydrocarbons) present in the natural gas imported by Petrobras from YPFB through a Gas Supply Agreement (GSA). The addendum establishes additional amounts between US\$100 and US\$180 per year, applied to the volumes of gas delivered as from May 2007. With respect to 2007, the obligation for additional payment by Petrobras was recorded as a provision and was settled in February 2010. The payment of the amounts referring to subsequent years will only be due after compliance with a condition precedent established in the addendum, which will demand additional negotiations with YPFB.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

19. Commitments and Contingencies (Continued)

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 December 31, 2009 and 2008, the respective amounts accrued by type of claims are as follows:

	As of December 31,	
	2009	2008
Labor claims	71	50
Tax claims	94	81
Civil claims	272	220
Commercials claims and other contingencies	63	28
Total	500	379
Current contingencies	(31)	(23)
Long-term contingencies	469	356

As of December 31, 2009 and 2008, in accordance with Brazilian law, the Company had paid US\$1,158 and US\$798 respectively, into federal depositories to provide collateral for these and other claims until they are settled. These amounts are reflected in the balance sheet as restricted deposits for legal proceedings and guarantees.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

19. Commitments and Contingencies (Continued)

a) Litigation (Continued)

Plaintiff: Porto Seguro Imóveis Ltda.

On November 23, 1992, Porto Seguro Imóveis Ltda., a minority shareholder of Petroquisa, filed a suit against Petrobras in the State Court of Rio de Janeiro related to alleged losses resulting from the sale of a minority holding by Petroquisa in various petrochemical companies included in the National Privatization Program introduced by Law No. 8,031/90.

In this suit, the plaintiff claims that Petrobras, as the majority shareholder in Petroquisa, should be obliged to reinstate the loss caused to the net worth of Petroquisa, as a result of the acts that approved the minimum sale price of its holding in the capital of privatized companies. A decision was handed down on January 14, 1997, that considered Petrobras liable with respect to Petroquisa for losses and damages in an amount equivalent to US\$3,406.

In addition to this amount, Petrobras was required to pay the plaintiff 5% of the value of the compensation as a premium (see art. 246, paragraph 2 of Law No. 6,404/76), in addition to attorneys fees of approximately 20% of the same amount.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

(except when specifically indicated)

19. Commitments and Contingencies (Continued)

a) Litigation (Continued)

Plaintiff: Porto Seguro Imóveis Ltda. (Continued)

In performance of the decision published on June 05, 2006, the Company is now awaiting assignment of the agenda to re-examine the matter relating to the blocking of Petrobras Special Appeal.

Petrobras filed a special, extraordinary appeal before the Superior Court of Justice (STJ) and the Federal Supreme Court (STF), which were rejected. Petrobras then filed an interlocutory appeal against the decision before the Superior Court of Justice and the Federal Supreme Court.

The Special Appeal offered by Porto Seguro, which sought to bar the processing of the Special Appeal by Petrobras was heard and dismissed in December 2009.

The publication of this decision and judgment of the aforementioned Special Appeal through which Petrobras seeks to totally reverse the sentence is being awaited.

If the award is not reversed, the indemnity estimated to Petroquisa, including monetary correction and interest, would be US\$9,204. As Petrobras owns 100% of Petroquisa s share capital, a portion of the indemnity estimated at US\$6,075, will not represent a disbursement from Petrobras Group. In case of loss, Petrobras would have to pay US\$460 to Porto Seguro and US\$1,841 to Lobo & Ibeas by means of attorney s fees. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

19. Commitments and Contingencies (Continued)

a) Litigation (Continued)

Plaintiff: The Fisherman s Federation of the State of Rio de Janeiro (FEPERJ)

On behalf of its members, FEPERJ is making a number of claims for indemnification as a result of an oil spill in Guanabara Bay which occurred on January 18, 2000. At the time, Petrobras paid out extrajudicial indemnification to all who proved they were fishermen when the accident happened. According to the records of the national fishermen s registry, only 3,339 people were eligible to claim indemnification.

On February 2, 2007, the decision, partially accepting the expert report, was published and, on the pretext of quantifying the amount of the conviction, established that the parameters for the respective calculation based on the criteria would result in an amount of US\$633. Petrobras appealed against this decision before the Court of Appeals of Rio de Janeiro, as the parameters stipulated in that the decision had already been specified by the Court of Appeals of Rio de Janeiro, itself. The appeal was accepted. On June 29, 2007, the decision of the First Civil Chamber of the Court of Appeals of the State of Rio de Janeiro was published, denying approval of the appeal filed by Petrobras and approving the appeal lodged by FEPERJ. Special appeals were lodged by Petrobras against this decision, wich in a decision handed down on November 19, 2009 by the Superior Court of Justice, were considered fit annul the court decision of the First Civil Chamber of the Superior Court of Rio de Janeiro.

Publication of the court decision is being awaited in order to evaluate whether new appeals will be lodged by FEPERJ, or whether they process will be returned to the Superior Court of Rio de Janeiro for a new hearing.

In accordance with the Company s expert assistant calculation, the recorded amount of US\$24 represents the award that will be set by the court at the end of the process. Based on its legal counsels advice, the Company has assessed risk of loss to be probable.

Plaintiff: Distribution Companies

In the period from 2000 to 2001, Petrobras was sued in court by certain small oil distribution companies under the allegation that it did not pass on to state governments the State Value-Added Tax (ICMS) collected according to the legislation upon fuel sales. These suits were filed in the states of Goiás, Tocantins, Bahia, Pará, Maranhão and in the Federal District.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

19. Commitments and Contingencies (Continued)

a) Litigation (Continued)

Plaintiff: Distribution Companies (Continued)

Of the total amount related to these legal actions of approximately US\$312, up to December 31, 2009, some US\$46 (US\$34 in 2008) had been withdrawn from the Company s accounts as a result of judicial rulings of advance relief, which were annulled as a result of an appeal filed by the Company.

The Company, with the support of the state and federal authorities, has succeeded in stopping the execution of other withdrawals, and is making all possible efforts to obtain reimbursement of the amounts that were previously withdrawn from its accounts.

The current position of our legal advisers is that there is no expectation of future disbursements for the Company under these proceedings.

Plaintiff: IBAMA (Brazilian Institute for the Environment and Renewable Resources)

Failure to comply with the Settlement and Commitment Agreement (TAC) clause relating to Campos Basin of August 11, 2004 by continuing drilling without prior consent. The lower administrative court sentenced Petrobras to pay for the non-compliance to the TAC. The Company filed a hierarchical appeal to the Ministry of the Environment which is awaiting judgment. The maximum exposure including monetary restatement for Petrobras as at December 31, 2009, is US\$88. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

b) Notification from the INSS - joint liability

The Company received various tax assessments related to social security amounts payable as a result of irregularities in presentation of documentation required by the INSS, to eliminate its joint liability in contracting civil construction and other services, stipulated in paragraphs 5 and 6 of article 219 and paragraphs 2 and 3 of article 220 of Decree No. 3,048/99.

In order to guarantee the appeals filing and/or the obtainment from INSS of Debt Clearance Certificate, US\$66 from the amounts disbursed by the Company is recorded as restricted deposits for legal proceedings and guarantees and may be recovered under the respective proceedings in progress, which are related to 331 assessments amounting to US\$209 at December 31, 2009. Petrobras legal department expects a possible defeat regarding these assessments, as it considers the risk of future disbursement to be possible.

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

19. Commitments and Contingencies (Continued)

c) Tax assessments

Plaintiff: Internal Revenue Service of Rio de Janeiro - Withholding Income Tax related to charter of vessels

The Internal Revenue Service of Rio de Janeiro filed two Tax Assessments against the Company in connection with Withholding Income Tax (IRRF) on foreign remittances of payments related to charter of vessels of movable platform types for the years 1999 through 2002.

The Internal Revenue Service, based on Law No. 9,537/97, Article 2, considers that drilling and production platforms cannot be classified as sea-going vessels and therefore should not be chartered but leased. Based on this interpretation, overseas remittances for servicing chartering agreements would be subject to withholding tax at the rate of 15% or 25%.

Petrobras has defended itself against these tax assessments. Administrative appeals were lodged with High Court of Appeals for Fiscal Matters, last administrative level, which still await trial. The maximum exposure including monetary restatement for Petrobras as of December 31, 2009 is US\$2,522. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

Plaintiff: Rio de Janeiro state finance authorities - II and IPI Tax related to the LSinking of P-36 Platform

Rio de Janeiro state finance authorities filed a Tax Assessment against the Company in connection with II (Import Tax) and IPI (Federal VAT) related to the Sinking of P-36 Platform. Trial court ruling against Petrobras. An appeal was lodged, which is pending judgment. Petrobras filed for a writ of mandamus and obtained an injunction that barred tax collection until the investigations determining the reasons causing the sinking of the platform have been concluded. The Federal Government / National Finance Office have filed an appeal which is pending judgment. With the decision of the Maritime Court, the Company filed a Tax Debt Annulment Lawsuit and obtained an injuction suspending the collection of the tax. The maximum exposure including monetary restatement for Petrobras as of December 31, 2009, is US\$149 of II and US\$67 of IPI. Based on its legal counsels advice, the Company has assessed risk of loss to be remote.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

19. Commitments and Contingencies (Continued)

c) Tax assessments (Continued)

Plaintiff: Rio de Janeiro state finance authorities - ICMS Tax related to the Sinking of P-36 Platform

Rio de Janeiro state finance authorities filed a Tax Assessment against the Company in connection with ICMS (Domestic value-added tax) related to the Sinking of P-36 Platform. Lower court decision favorable to Petrobras. Appeal filed by the State of Rio de Janeiro and by Petrobras, with respect to the amount of the fees. By a majority decision the appeal of the State of Rio de Janeiro was approved and the appeal by the Company was considered invalid. Petrobras invoked motions to reverse or annul the court decision which are waiting a hearing. The maximum exposure including monetary restatement for Petrobras as of December 31, 2009, is US\$494. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

Plaintiff: Rio de Janeiro state finance authorities - II and IPI Tax related to Termorio equipments

Rio de Janeiro state finance authorities filed a Tax Assessment against the Company in connection with II (Import Tax) and IPI (Federal VAT) contesting the tax classification as Other Electricity Generation Groups for the import of the equipment belonging to the thermoelectric power station Termorio S.A.

On August 15, 2006, Termorio filed in the inspector s department of the Federal Revenue Department of Rio de Janeiro a refutation against this tax deficiency notice, considering that the tax classifications that were made were based on a technical report of a renowned institute. In a session on October 11, 2007, the First Panel of Judgment dismissed the tax assessment, prevailing over a judge who voted for partial granting. The inspector s department of the Federal Revenue Department lodged an appeal with the Taxpayers Council, which has not yet been heard. The maximum exposure including monetary restatement for Petrobras as of December 31, 2009, is US\$408. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

19. Commitments and Contingencies (Continued)

c) Tax assessments (Continued)

Plaintiff: Federal Revenue Service - Contribution of Intervention in the Economic Domain - CIDE

The Federal Revenue service filed a Tax Assessment against the Company due to non-payment in the period of March 2002 to October 2003 of the Contribution of Intervention in the Economic Domain - CIDE, the per-transaction tax payable to the Brazilian government, required to be paid by producers, blenders and importers upon sales and purchases of specified oil and fuel products at a set amount for different products based on the unit of measurement typically used for such products, pursuant to court orders obtained by Distributors and Fuel Stations, protecting them from levying of this charge. The lower court ruled the charge was correct. Petrobras filed a Voluntary Appeal, which is awaiting a hearing. The maximum exposure for Petrobras, including monetary restatement, as at December 31, 2009 is US\$660. Based on its legal counsels—advice, the Company has assessed risk of loss to be possible.

Plaintiff: State Revenue Service of São Paulo

São Paulo state finance authorities filed a Tax Assessment against the Company in connection with the exclusion of the imports of natural gas from Bolívia from the ICMS taxation. The lower court ruled the charge was correct. Petrobras filed a Voluntary Appeal. The maximum exposure for Petrobras, including monetary restatement, as December 31, 2009 is US\$423. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

Plaintiff: Federal Revenue Service

The Federal Revenue Service filed a Tax Assessment against the Company related to IRRF -Withholding Income Tax on remittances to pay for oil imports. The lower court considered the assessment to be groundless. There was an appeal by the Federal Revenue Department to the Tax Payers Council that was approved. Petrobras filed a spontaneous appeal which is awating a hearing. The maximum exposure including monetary restatement for Petrobras as at December 31, 2009 is US\$497. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

19. Commitments and Contingencies (Continued)

c) Tax assessments (Continued)

Plaintiff: Federal Revenue Service - Contribution of Intervention in the Economic Domain Charge- CIDE

The Federal Revenue service filed a Tax Assessment against the Company in connection with the failure by Petrobras to withhold CIDE (Contribution of Intervention in the Economic Domain Charge) on naphtha import operations resold to Braskem. The lower court considered the assessment to have grounds. Petrobras filed a spontaneous appeal which was transformed into inspections in the Company s establishments. The maximum exposure for Petrobras, including monetary restatement, as at December 31, 2009, is US\$1,100. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

Plaintiff: Federal Revenue Service - Contribution of Intervention in the Economic Domain Charge- CIDE

The Federal Revenue service filed a Tax Assessment against the Company in connection with the failure by Petrobras to withhold CIDE (Contribution of Intervention in the Economic Domain Charge) on propane and butane import operations.

Concluded at the administrative level. It is awaiting the start of the tax foreclosure by the Federal Revenue Department. The Company obtained early legal relief suspending the demandability of the credit through the deposit for appeal, made through Guarantee Insurance. The maximum exposure for Petrobras, including monetary restatement, as at December 31, 2009, is US\$109. Based on its legal counsels—advice, the Company has assessed risk of loss to be possible.

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

19. Commitments and Contingencies (Continued)

c) Tax assessments (Continued)

Plaintiff: Agência Nacional do Petróleo, Gás Natural e Biocombustíveis (National Petroleum, Natural Gas and Biofuels Agency, or ANP) - Special Participation in the Marlim Field Campos Basin

On July 18, 2007, Petrobras was notified of a new ANP board resolution requiring payment of additional government participation charges retroactively to 1998. This resolution, which annulled an earlier board resolution, determined that Petrobras should make an additional payment in the amount of US\$230 for special government participation charges from the Marlim field.

In 2007, Petrobras filed suit to challenge the new method used by the ANP to calculate the special participation tax. The lower court decided in favor of the ANP, and this decision was upheld by a regional federal court on September 30, 2009. Petrobras subsequently appealed this decision to higher courts in Brasilia.

On October 23, 2009, Petrobras, the ANP and the State of Rio de Janeiro reached an agreement to resolve the dispute out of court. The amount owed to the ANP for retroactive special participation from the Marlim field was fixed at US\$1,034 as of October 23, 2009, payable in eight consecutive monthly installments and adjusted by the benchmark SELIC rate, which as fully provided in the fourth quarter of 2009. Petrobras has made three payments of the installments, and the remaining balance as of December 31, 2009 was US\$759.

This settlement definitively resolves any and all legal and administrative actions relating to this matter.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

19. Commitments and Contingencies (Continued)

c) Tax assessments (Continued)

Plaintiff: Federal Revenue Department of Rio de Janeiro - Income Tax Withheld at Source and Tax on Financial Operations related to CLEP

On July 16, 2009, Companhia Locadora de Equipamentos Petrolíferos (CLEP), received an assessment notice questioning the rate of Income Tax Withheld at Source and Tax on Financial Operations (IOF), applicable to the issuing of securities abroad. Possibility of applying the Brazil - Japan Treaty (Dec. 61.889/67). On August 14, 2008, CLEP filed a refutation of this tax assessment notice in the Regional Federal Revenue Office of Rio de Janeiro. On September 3, 2009 the process was remitted to the Control and Hearing Service - DRJ. The maximum updated exposure for Petrobras as at December 31, 2009 is US\$187.

Plaintiff: State Revenue Service of Rio de Janeiro

Rio de Janeiro state finance authorities filed a Tax Assessment against the Company in connection with the exclusion of the LNG transfer operations in the ambit of the centralizing establishment from the ICMS taxation. Unfavorable decision for Petrobras. Spontaneous appeal filed in the Taxpayers Council, which is awaiting a hearing. The maximum exposure for the Company, including monetary restatement, as December 31, 2009 is US\$101. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

Plaintiff: Municipal governments of Anchieta, Aracruz, Guarapari, Itapemirim, Jaguaré, Marataízes, Serra, Vila Velha and Vitória

Some municipalities located in the State of Espírito Santo have filed notices of infraction against Petrobras for the supposed failure to withhold service tax of any nature (ISSQN) on offshore services. Petrobras withheld the ISSQN; however, it paid the tax to the municipalities where the respective service providers are established, in accordance with Complementary Law 116/03. The Company presented administrative defenses with the aim of canceling the assessments and the majority are in the process of being heard. Of the municipalities with respect to those that have already exhausted the discussion (at the administrative level), only the municipality of Itapemirim has filed tax collection proceedings. In this judicial case, the Company has offered a guarantee and is defending itself, considering it paid the service tax (ISS) correctly, in the terms of Complementary Law 116/2003. The maximum exposure for the Company, including monetary restatement, as December 31, 2009 is US\$651. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

19. Commitments and Contingencies (Continued)

c) Tax assessments (Continued)

Plaintiff: State Revenue Service of Rio de Janeiro

Rio de Janeiro state finance authorities filed a Tax Assessment against the Company in connection with the incorrect use of ICMS credits from drilling bits and chemical products used in formulating drilling fluid. The State Finance Department of Rio de Janeiro drafted notices of tax assessment as it understands that they comprise material for use and consumption, for which use of the credit will only be permitted as from 2011. The Company presented administrative defenses with the aim of cancelling the assessments and the majority are still in the process of being heard. The maximum exposure for the Company, including monetary restatement, as December 31, 2009 is US\$326. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

Plaintiff: State Revenue Service of São Paulo

São Paulo state finance authorities filed a Tax Assessment against the Company in connection with termination of collection of ICMS and a fine for importing and non-compliance with an accessory obligation Temporary admission Drilling rig - Admission in Sao Paulo - Customs clearance in Rio de Janeiro. (ICMS agreement 58/99). The lower court considered the assessment to have grounds. A spontaneous appeal was lodged on December 23, 2009, which is awaiting a hearing. The maximum exposure for the Company, including monetary restatement, as December 31, 2009 is US\$1,294. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

Plaintiff: Finance and Planning Department of the Federal District

Federal District finance authorities filed a Tax Assessment against the Company in connection with payment of ICMS due to omission on exit (Inventories). The lower court considered the assessment to have grounds. Petrobras filed a spontaneous appeal which is awaiting a hearing. The maximum exposure for the Company, including monetary restatement, as December 31, 2009 is US\$102. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

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

19. Commitments and Contingencies (Continued)

d) 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.

PEGASO - (Programa de Excelência em Gestão Ambiental e Segurança Operacional)

During 2000 the Company implemented an environmental excellence and operational safety program - PEGASO - (Programa de Excelência em Gestão Ambiental e Segurança Operacional). The Company made expenditures of approximately US\$5,303 from 2000 to December 31, 2009 under this program. During the years ended December 31, 2009 and 2008 the Company made expenditures of approximately US\$300 and US\$355, respectively. The Company believes that future payments related to environmental clean-up activities resulting from these incidents, if any, will not be material.

Presidente Getúlio Vargas refinery oil spill

On July 16, 2000, an oil spill occurred at the Presidente Getúlio Vargas refinery releasing crude oil in the surrounding area. The Federal and State of Paraná Prosecutors have filed a civil lawsuit against the Company seeking US\$1,176 in damages, which have already been contested by the Company. Additionally, there are two other actions pending, one by the Instituto Ambiental do Paraná (Paraná Environmental Institute) and by another civil association called AMAR that have already been contested by the Company. Awaiting initiation of the expert investigation to quantify the amount. The court determined that the suits brought by AMAR and the Federal and State Prosecutors be tried as one. The maximum exposure including monetary restatement for Petrobras as of December 31, 2009, is US\$73 related to AMAR and US\$2,795 to The Federal and State of Paraná Prosecutors.

Based on its legal counsels advice, the Company s Administration has assessed risk of loss to be possible.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

19. Commitments and Contingencies (Continued)

d) Environmental matters (Continued)

Araucária-Paranaguá pipeline rupture

On February 16, 2001, the Company s Araucária-Paranaguá pipeline ruptured and as a result fuel oil was spilled into the Sagrado, Meio, Neves and Nhundiaquara Rivers located in the state of Paraná. As a result of the accident, the Company was fined approximately US\$80 by the Instituto Ambiental do Paraná (Paraná Environmental Institute), which was contested by the Company through administrative proceeding but the appeal was rejected. The court determined that the suits brought by AMAR and the Federal and State Prosecutors be tried as one. The maximum exposure including monetary restatement for Petrobras as of December 31, 2009, is US\$76. Based on its legal counsels advice, the Company s Administration has assessed risk of loss to be possible.

Oil spill related to the sinking of P-36 Platform

On March 15, 2001, a spill resulting from the accident involving the P-36 platform occurred, causing a release of diesel fuel and crude oil. According to that published on May 23, 2007, the claim was considered to have grounds, in part, to sentence Petrobras to pay the amount of US\$56 (R\$100 million) in damages for the damage caused to the environment, to be restated monthly and with 1% per month interest on arrears as counted from the date on which the event took place. Petrobras filed a motion for clarification, which is pending judgment. The maximum exposure including monetary restatement for Petrobras as of December 31, 2009, is US\$143. Based on its legal counsels advice, the Company has assessed risk of loss to be possible.

e) Processes for small amounts

The Company is involved in a number of legal and administrative proceedings with expectations of possible losses, whose total reaches US\$302, broken down as follows: US\$74 for civil actions, US\$145 for labor actions and US\$83 for tax actions.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

19. Commitments and Contingencies (Continued)

f) Minimum operating lease payments

The Company is committed to make the following long-term minimum payments related to operating leases as of December 31, 2009:

2011	7,336
2012	6,204
2013	5,161
2014	3,894
2015	2,511
2016 and thereafter	4,069

Minimum operating lease payment commitments

29,175

The Company incurred US\$3,939, US\$2,983 and US\$2,683, in rental expense on operating leases at December 31, 2009, 2008 and 2007, respectively.

20. 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 AND SUBSIDIARIES

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

20. 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.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

20. 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 December 2009 corresponded to approximately 17% of the traded volume of imports and exports to and from Brazil plus the total volume of the products traded abroad.

The main counterparts of operations for derivatives for oil and oil products are the New York Stock Exchange (NYMEX), Intercontinental Exchange (ICE), BP North America Chicago, Morgan Stanley and TOTAL.

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 December 31, 2009, the Company had the following outstanding commodity derivative contracts that were entered into:

Commodity Contracts	Notional amount in thousands of bbl*
Maturity 2009	As of December 31, 2009

Futures and Forwards

contracts 9,585
Options contracts 1,150

At December 31, 2009, 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\$26.

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

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

20. 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.

Petrobras 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 December 2009 represented 66.0% of the total exported by Petrobras Distribuidora. The settlements of the operations that matured between January 1 and December 31, 2009 generated a positive result for the Company of US\$19.

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.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

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

b) Foreign currency risk management (Continued)

As of December 31, 2009, the Company had the following foreign currency derivative contracts, not designated as hedging accounting, that were entered into:

	Notional
Foreign Currency	Amount
Maturing in 2009	US\$ million

Sell USD / Pay BRL

76

At December 31, 2009, 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.

At December 31, 2009, REFAP did not have any outstanding foreign currency swap transactions.

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.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

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

b) Foreign currency risk management (Continued)

Cash flow hedge (Continued)

As of December 31, 2009, 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 December 31, 2009, 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\$19.

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 Council. The Company currently does not utilize derivative financial instruments to manage its exposure to fluctuations in interest rates.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

20. 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 year ended December 31, 2009.

In millions of dollars	Asset Derivati	ives	Liability Derivatives		
As of December 31,	2009		2009		
	Balance Sheet	Fair	Balance Sheet	Fair	
	Location	Value	Location	Value	
Derivatives designated as hedging instruments under Codification Topic 815					
Foreign exchange contracts	Other current assets	65		-	
Total		65		-	
Derivatives not designated as hedging instruments under Codification Topic 815					
			Other payables		
Foreign exchange contracts	Other current assets	1	and accruals	-	
Commodity contracts	Other current assets	35	Other payables and accruals	(51)	
Total		36		(51)	
Total Derivatives		101		(51)	
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

20. 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 year ended December 31, 2008.

In millions of dollars	Asset Derivati	ives	Liability Derivatives		
As of December 31,	2008		2008		
	Balance Sheet	Fair	Balance Sheet	Fair	
	Location	Value	Location	Value	
Derivatives designated as hedging instruments under Codification Topic 815					
Foreign exchange contracts	Other current assets	47		-	
Total		47		-	
Derivatives not designated as hedging instruments under Codification Topic 815					
			Other payable		
Foreign exchange contracts	Other current assets	-	and accruals	2	
Commodity contracts	Other current assets	69	Other payables and accruals	7	
Total		69		9	
Total Derivatives		116		9	
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

20. 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 year ended 31, December 2009.

Derivatives in Codification Topic 815 Cash Flow Hedging Relationship	Amount of Gain or (Loss) Recognized in OCI on Derivative (Effective Portion) December 31, 2009	Location of Gain or (Loss) reclassified from Accumulated OCI into Income (Effective portion)	Amount of Gain or (Loss) Reclassified from Accumulated OCI into Income (Effective Portion) December 31, 2009	Amount of Gain or (Loss) Recognized in income on derivative (Inefective Portion and Amount Excluded from Effectiveness Testing) December 31, 2009
Foreign exchange contracts	9	Financial Expenses	18	-
	9		18	-

The effect of derivative instruments on the statement of financial position for the year ended 31, December 2008.

Derivatives in Codification Topic 815 Cash Flow Hedging Relationship	Amount of Gain or (Loss) Recognized in OCI on Derivative (Effective Portion)	Location of Gain or (Loss) reclassified from Accumulated OCI into Income (Effective portion)	Amount of Gain or (Loss) Reclassified from Accumulated OCI into Income (Effective Portion)	Amount of Gain or (Loss) Recognized in income on derivative (Inefective Portion and Amount Excluded from
				Effectiveness

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	December 31, 2008		December 31, 2008	Testing) December 31, 2008
Foreign exchange contracts	(20)	Financial Expenses	(10)	-
	(20)		(10)	-
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

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

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

Derivatives Not Designated as Hedging Instruments under Codification Topic 815	Location of Gain or (Loss) Recognized in Income on Derivative	Amount of Gain or (Loss) Recognized in Income on Derivative December 31, 2009
Foreign Exchange Contracts	Financial income/expenses net	(32)
Commodity contracts	Financial income/expenses net	(150)
Total		(182)
Derivatives Not Designated as Hedging Instruments under Codification Topic 815	Location of Gain or (Loss) Recognized in Income on Derivative	Amount of Gain or (Loss) Recognized in Income on Derivative December 31, 2008
Foreign Exchange Contracts	Financial income/expenses net	(32)
Commodity contracts	Financial income/expenses net	243
Total		211
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

21. Financial Instruments

In the normal course of its business activities, the Company acquires various types of financial instruments.

a) Concentrations of credit risk

Substantial portions of the Company s assets including financial instruments are located in Brazil while substantially all of the Company s revenues and net income are generated in Brazil. The Company s financial instruments that are exposed to concentrations of credit risk consist primarily of its cash and cash equivalents, the Petroleum and Alcohol account, trade receivables and futures contracts.

The Company takes several measures to reduce its credit risk to acceptable levels. All cash and cash equivalents in Brazil are maintained with major banks. Time deposits in U.S. dollars are placed with creditworthy institutions in the United States. Additionally, all of the Company s available-for-sale securities and derivative contracts are either exchange traded or maintained with creditworthy financial institutions. The Company monitors its credit risk associated with trade receivables by routinely assessing the creditworthiness of its customers. At December 31, 2009 and December 31, 2008, the Company s trade receivables were primarily maintained with large distributors.

Fair value

Fair values are derived either from quoted market prices where available, or, in their absence, the present value of expected cash flows. Fair values reflect the cash that would have been either received or paid if the instruments were settled at year end in an arms length transaction between willing parties. Fair values of cash and cash equivalents, trade receivables, the Petroleum and Alcohol account, short-term debt and trade payables approximate their carrying values.

The fair values of other long-term receivables and payables do not differ materially from their carrying values.

The Company s debt including project financing obligations, resulting from Codification TOPIC 810 consolidation amounted to US\$48,149, at December 31, 2009, and US\$20,640 at December 31, 2008, and had estimated fair values of US\$48,804 and US\$20,032, respectively.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

21. Financial Instruments (Continued)

b) Fair value (Continued)

The fair value hierarchy for the Company s financial assets and liabilities accounted for at fair value on a recurring basis at December 31, 2009, was:

	As of December 31, 2009			
	Level 1	Level 2	Level 3	Total
Assets				
Marketable securities	2,551	-	-	2,551
Foreign exchange derivatives (Note 20)	-	66	-	66
Commodity derivatives (Note 20)	36	-	-	36
Total assets	2,587	66	-	2,653
Liabilities				
Commodity derivatives (Note 20)	(51)	-	-	(51)
Total liabilities	(51)	-	-	(51)

The fair value hierarchy for the Company s non financial assets and liabilities accounted for at fair value on a non-recurring basis at December 31, 2009, was:

As of December 31, 2009

	Level 1	Level 2	Level 3	Total
Assets				
Long-lived assets held and used	-	-	135	135
Equity method investments	-	-	133	133

In accordance with the provisions of ASC Topic 360, long-lived assets held and used with a carrying amount of US\$446 were written down to their fair value of US\$135, resulting in an impairment charge of US\$311, before taxes, which was included in earnings for the period.

Fair value of long lived assets is estimated based on the present value of future cash flows, resulting from the company s best estimates. Inputs used to estimate fair value were: prices based on the last strategic plan published,

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production curves associated with existing products in the Company s portfolio, market operating costs and investments needed for carrying out the projects.

Equity method investments in Venezuela, associated with our E&P segment, were determined to have a fair value below carrying amount on the impairment was considered to be other than temporary. As a result, those investments with a book value of US\$210 were written down to a fair value of US\$133 resulting in a charge of US\$77 before-tax, which is included in earnings for the period (See note 10(a)).

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

22. Segment Information

The following segment information has been prepared in accordance with Codification Topic 280 - Disclosure about Segments of an Enterprise and Related information (ASC 280). The Company operates under the following segments, which are described as follows:

Exploration and Production - This segment includes the Company s exploration, production development and production activities of oil, liquefied natural gas and natural gas in Brazil, for the purpose of supplying refineries in Brazil as well as selling surplus Brazilian production in domestic and foreign markets and limited oil trading activities and transfers of natural gas to the Company s Gas & Power segment.

Refining, Transportation & Marketing⁽¹⁾ - This segment includes the Company s refining, logistic, transportation, exportation and the purchase of crude oil, as well as the purchase and commercialization activities for oil, oil products and fuel alcohol. Additionally, this segment includes petrochemical and fertilizers division, which includes investments in domestic petrochemical companies and the Company s two domestic fertilizer plants.

Distribution - This segment represents the oil product and fuel alcohol distribution activities conducted by the Company s majority owned subsidiary, Petrobras Distribuidora S.A. - BR in Brazil.

Gas & Powe⁽¹⁾ - This segment currently encompasses the purchase, sale, transportation and distribution of natural gas produced in or imported into Brazil. Additionally, this segment includes the Company s participation in domestic electricity production, including investments in domestic natural gas transportation companies, state owned natural gas distributors and thermoelectric companies.

International - This segment represents the Company s international Exploration and Production, Refining, Transportation & Marketing, Distribution and Gas & Power activities conducted in 21 countries outside Brazil.

The items that cannot be attributed to the other areas are allocated to the group of corporate entities, especially those linked with corporate financial management, overhead related with central administration and other expenses, including actuarial expenses related with the pension and health-care plans for non-active participants.

The accounting information by business area was prepared based on the assumption of controllability, for the purpose of attribution to the business areas only items over which these areas have effective control.

(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.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

22. Segment Information (Continued)

The main criteria used to record the results and assets by business segments are summarized as follows:

Net operating revenues: these were considered to be the revenues from sales to third parties, plus revenues between the business segments, based on the internal transfer prices established by the areas;

Costs and expenses includes the costs of products and services sold, calculated per business segment, based on the internal transfer price and the other operating costs of each segment, as well as operating expenses, based on the expenses actually incurred in each segment;

Financial results are allocated to the corporate group;

Assets: covers the assets relating to each segment.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

The following presents the Company s assets by segment:

Δc	of De	cember	31	2009
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	Exploration and Production	Refining, Transportation & Marketing(1)	Gas & Power(1)	International (see separate Disclosure)	Distribution	Corporate	Eliminations
Current assets	3,636	14,890	2,891	2,737	3,270	19,948	(4,728
Cash and cash equivalents Other current	-	-	-	-	-	16,169	
assets	3,636	14,890	2,891	2,737	3,270	3,779	(4,728
Investments in non-consolidated companies and other investments	285	1,635	761	1,318	221	130	
Property, plant and equipment, net	70,098	31,917	19,787	9,375	2,342	2,653	(5
Non-current assets	3,577	2,027	1,422	1,484	294	8,467	(162
Total assets	77,596	50,469	24,861	14,914	6,127	31,198	(4,895

⁽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.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

As of December 31, 2009 International

	Exploration and Production	Refining, Transportation & Marketing	Gas & Power	Distribution	Corporate	Eliminations	Total
Current assets	1,004	1,400	231	292	198	(388)	2,737
Investments in non-consolidated companies and other investments	833	37	160	38	250	-	1,318
Property, plant and equipment, net	7,961	1,105	271	249	132	(343)	9,375
Non-current assets	1,581	271	107	71	1,278	(1,824)	1,484
Total assets	11,379	2,813	769	650	1,858	(2,555)	14,914
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

				As of Decemb	ber 31, 2008		
	Exploration and Production	Refining, Transportation & Marketing	Gas & Power	International (see separate Disclosure)	Distribution	Corporate	Elimination
Current assets	2,662	9,647	2,466	2,327	2,646	10,387	(3,377
Cash and cash equivalents	-	-	-	-	-	6,499	
Other current assets	2,662	9,647	2,466	2,327	2,646	3,888	(3,377
Investments in non-consolidated	, -		, -	,	,,	,	()
companies and other							
investments	171	1,168	474	1,142	166	77	
Property, plant and equipment,							
net	45,836	15,806	10,719	9,341	1,621	1,418	(22
Non-current							
assets	2,657	900	1,334	629	342	5,701	(543
Total assets	51,326	27,521	14,993	13,439	4,775	17,583	(3,942
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

As of December 31, 2	2008
International	

			111	lei nationai			
	Exploration and Production	Refining Transportation & Marketing	Gas and Power	Distribution	Corporate	Eliminations	Total
Current assets	817	1,275	243	141	238	(387)	2,327
Investments in non-consolidated companies and other investments	857	35	264	-	(14)	-	1,142
Property, plant and equipment, net	7,892	1,218	232	162	109	(272)	9,341
Non-current assets	708	64	68	51	1,472	(1,734)	629
Total assets	10,274	2,592	807	354	1,805	(2,393)	13,439
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

Revenues and net income by segment are as follows:

	Year ended December 31, 2009									
	Exploration and Production	Refining, Transportation & Marketing	Gas & Power	International (see separate disclosure)	Distribution	Corporate	Elimination			
Net operating revenues to third parties Inter-segment net	476	49,078	4,775	8,469	29,071	-				
operating revenues	38,301	25,543	877	1,728	601	-	(67,05)			
Net operating revenues	38,777	74,621	5,652	10,197	29,672	-	(67,050			
Cost of sales	(16,329)	(60,752)	(3,860)	(7,437)	(27,030)	-	66,15			
Depreciation, depletion and amortization Exploration, including	(4,344)	(1,213)	(398)	(870)	(176)	(187)				
exploratory dry holes	(1,199)	-	-	(503)	-	-				
Impairment Selling, general and	(319)	-	-	-	-	-				
administrative expenses Research and	(322)	(2,383)	(402)	(731)	(1,490)	(1,894)	20			
development expenses	(254)	(164)	(31)	(2)	(5)					
Employee benefit	-	-	-	-	-	(719)				

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expense Other operating	(1.202)	(502)	(404)	(146)		(702)	
expenses	(1,293)	(502)	(404)	(146)	-	(792)	
Costs and expenses	(24,060)	(65,014)	(5,095)	(9,689)	(28,701)	(3,817)	66,37
Operating income (loss)	14,717	9,607	557	508	971	(3,817)	(67-
Equity in results							
of non-consolidated companies	(4)	53	122	(16)	-	2	
Financial income (expenses), net	-	-	-	-	-	429	
Other taxes	(57)	(46)	(13)	(77)	(13)	(126)	(
Other expenses,	(60)	205	(0)	(102)	2	(0)	
net	(68)	205	(9)	(183)	2	(8)	
Income (loss) before income taxes	14,588	9,819	657	232	960	(3,520)	(67.
laxes	14,500	7,017	057	434	700	(3,320)	(0)
Income tax benefits							
(expense)	(4,961)	(3,321)	(182)	(319)	(326)	3,642	22
Net income (loss)	0.607	C 400	475	(07)	624	122	(4.4
for the year	9,627	6,498	475	(87)	634	122	(44)
Less: Net income							
(loss) attributable to the							
noncontrolling interest	56	(42)	(28)	(67)	-	(1,238)	
Net income (loss) attributable to							
Petrobras	9,683	6,456	447	(154)	634	(1,116)	(44)
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

Year ended December 31, 2009 International

	Exploration and Production	Refining, Transportation & Marketing	Gas & Power	Distribution	Corporate	Eliminations	Total
Net operating revenues to third parties Inter-segment net	824	4,484	390	2,740	11	20	8,469
operating revenues	2,119	1,454	51	44	5	(1,945)	1,728
Net operating revenues	2,943	5,938	441	2,784	16	(1,925)	10,197
Cost of sales	(899)	(5,588)	(334)	(2,546)	(3)	1,933	(7,437)
Depreciation, depletion and amortization Exploration, including	(721)	(86)	(15)	(26)	(22)	-	(870)
exploratory dry holes	(508)	-	-	-	-	5	(503)
Selling, general and administrative expenses Research and	(143)	(151)	(14)	(195)	(228)	-	(731)
development expenses	-	-		-	(2)	-	(2)
Other operating expenses	(7)	(177)	6	14	10	8	(146)

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Costs and expenses	(2,278)	(6,002)	(357)	(2,753)	(245)	1,946	(9,689)
Operating income (loss)	665	(64)	84	31	(229)	21	508
Equity in results of							
non-consolidated							
companies	(24)	11	3	9	(15)	-	(16)
Other taxes	(17)	(3)	(1)	(1)	(55)	-	(77)
Other expenses,							
net	(30)	(157)	-	2	2	-	(183)
Income (loss) before income taxes	594	(213)	86	41	(297)	21	232
Income tax benefits (expense)	(190)	80	(1)	(9)	(199)	-	(319)
Net income (loss) for the year	404	(133)	85	32	(496)	21	(87)
Less: Net income (loss) attributable to the							
noncontrolling interest	(7)	9	(1)	-	(68)	-	(67)
Net income (loss) attributable to				22	(- 6 1)	2.	4.7 10
Petrobras	397	(124)	84	32	(564)	21	(154)
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

	Year ended December 31, 2008									
	Exploration and Production	Refining, Transportation & Marketing	Gas & Power	International (see separate disclosure)	Distribution	Corporate	Elimination			
Net operating revenues to third parties	973	69,318	7,627	10,024	30,315	-				
Inter-segment net operating revenues	58,051	26,884	1,175	916	577	-	(87,60			
Net operating	50.024	07.202	0.002	10.040	20.002		(07.60			
revenues	59,024	96,202	8,802	10,940	30,892	-	(87,60			
Cost of sales Depreciation, depletion and amortization	(21,130)	(94,641) (1,109)	(7,642)	(8,735)	(28,317)	(179)	87,60			
Exploration, including exploratory dry		(1,109)	(307)	, , ,	(103)	(179)				
holes	(1,303)	-	-	(472)	-	-				
Impairment Selling, general and administrative	(171)	-	-	(348)	-	-				
expenses Research and	(419)	(2,486)	(483)	(788)	(1,425)	(1,972)	14			
development expenses	(494)	(151)	(40)	(3)	(8)	(245)				
Employee benefit expense	-	-	-	-	-	(841)				
Other operating expenses	(117)	(319)	(612)	(473)	(90)	(1,054)				

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Costs and	(27.179)	(00.70()	(0.144)	(11 202)	(20,005)	(4.201)	07.7
expenses	(27,178)	(98,706)	(9,144)	(11,383)	(30,005)	(4,291)	87,7
Operating income	21.046	(2.504)	(2.42)	(442)	887	(4.201)	1
(loss)	31,846	(2,504)	(342)	(443)	887	(4,291)	1-
Equity in results of							
non-consolidated							
companies	_	(245)	103	71	49	1	
Financial income		,					
(expenses), net	-	-	_	-	-	2,377	
Other taxes	(37)	(64)	(53)	(126)	(11)	(142)	
Other expenses,							
net	(152)	(143)	(212)	(107)	320	69	
Income (loss)							
before income							
taxes	31,657	(2,956)	(504)	(605)	1,245	(1,986)	1
Income tax							
benefits	(40 = 64)	000	20.5	(0.1.0)	(40.6)	4.04	
(expense)	(10,764)	922	205	(213)	(406)	1,045	(4
Net income (loss)	20.002	(2.02.4)	(200)	(010)	020	(0.41)	
for the year	20,893	(2,034)	(299)	(818)	839	(941)	
Less: Net income							
(loss) attributable							
to the							
noncontrolling							
interest	138	38	76	10	-	884	
Net income (loss)							
attributable to Petrobras	21,031	(1,996)	(223)	(808)	839	(57)	
1 0000148	21,031	(1,990)	(223)	(000)	037	(37)	

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

Year ended December 31, 2008 International

	Exploration and Production	Refining, Transportation & Marketing	Gas & Power	Distribution	Corporate	Eliminations	Total
Net operating revenues to third parties	1,383	5,611	424	2,604	2	-	10,024
Inter-segment net operating revenues	1,458	1,702	49	72	-	(2,365)	916
Net operating revenues	2,841	7,313	473	2,676	2	(2,365)	10,940
Cost of sales	(901)	(7,341)	(350)	(2,512)	(4)	2,373	(8,735)
Depreciation, depletion and amortization Exploration, including	(419)	(83)	(15)	(22)	(25)	-	(564)
exploratory dry holes	(472)					_	(472)
Impairment	(123)	(223)	-	(2)	-	-	(348)
Selling, general and administrative expenses	(197)	(162)	(25)	(132)	(272)	-	(788)
Research and development expenses	_	_	_	_	(3)	_	(3)
Other operating expenses	(170)	(280)	24	5	(52)	-	(473)
Costs and expenses	(2,282)	(8,089)	(366)	(2,663)	(356)	2,373	(11,383)

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Operating income (loss)	559	(776)	107	13	(354)	8	(443)
Equity in results							
of non-consolidated							
companies	41	(1)	9	_	22	_	71
Other taxes	(18)	(1)	(1)	(2)	(104)	_	(126)
Other expenses,	(10)	(1)	(-)	(=)	(10.)		(120)
net	(87)	(2)	1	-	(19)	-	(107)
Income (loss)							
before income							
taxes	495	(780)	116	11	(455)	8	(605)
Income tax							
benefits	(2(5)	(20)	(2)	(1)	0.7		(212)
(expense)	(267)	(30)	(2)	(1)	87	-	(213)
Net income (loss)							
for the year	228	(810)	114	10	(368)	8	(818)
Less: Net income							
(loss) attributable							
to the							
noncontrolling interest	(132)	161	(32)	2	11	_	10
	()		(= _)	_			
Net income (loss) attributable to							
Petrobras	96	(649)	82	12	(357)	8	(808)
2 54 56146	70	(012)	Ü2	12	(557)	J	(500)
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

Revenues and net income by segment are as follows:

		Year ended December 31, 2007									
	Exploration and Production	Refining Transportation & Marketing	Gas & Power	International (see separate disclosure)	Distribution	Corporate	Eliminations				
Net operating						•					
revenues to third	2.455	50 501	3 (70	0.100	22.044						
parties	2,455	50,531	3,673	8,132	22,944	-	†				
Inter-segment net											
operating revenues	39,536	19,018	1,239	969	376	_	(61,138)				
Net operating	37,330	17,010	1,200	707	5,0		(01,120)				
revenues	41,991	69,549	4,912	9,101	23,320	-	(61,138)				
Cost of sales	(15,147)	(61,881)	(4,514)	(7,042)	(21,124)	_	59,919				
Depreciation,	· · · · ·			• •							
depletion and											
amortization	(3,335)	(1,077)	(259)	(567)	(155)	(151)	4				
Exploration,											
including											
exploratory dry holes	(648)	_	_	(775)	_	_					
Impairment	(26)	(19)	-	(226)	-	-					
-	(20)	(17)	-	(220)	_	-	7				
Selling, general and											
administrative											
expenses	(305)	(1,999)	(597)	(692)	(1,198)	(1,577)	118				
Research and											
development											
expenses	(447)	(171)	(94)	(2)	(6)	(161)	-				
Employee benefit						(200)					
expense	-	-	-	-	-	(990)	+				
Other operating	(245)	(210)	(425)	(109)	(54)	(1.005)	10				
expenses Costs and	(245)	(219)	(435)	(108)	(54)	(1,085)	10				
Costs and expenses	(20,153)	(65,366)	(5,899)	(9,412)	(22,537)	(3,964)	60,047				
expenses	(20,133)	(05,500)	(3,0)	(7,712)	(44,331)	(3,707)	00,077				

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Operating income (loss)	21,838	4,183	(987)	(311)	783	(3,964)	(1,091)
Equity in results of							
non-consolidated companies	-	71	104	64	-	(4)	-
Financial income (expenses), net	-	-	_	_	-	(582)	-
Other taxes	(43)	(75)	(36)	(72)	(90)	(346)	-
Other expenses, net	(196)	(8)	(28)	82	(17)	24	
Income (loss) before income taxes and	21.500	4.171	(0.47)	(207)	(7)	(4.050)	(1,001)
minority interest	21,599	4,171	(947)	(237)	676	(4,872)	(1,091)
Income tax benefits							
(expense)	(7,343)	(1,394)	357	(424)	(230)	2,775	371
Net income (loss) for the year	14.256	2.777	(590)	(661)	446	(2.097)	(720)
Less: Net income (loss) attributable to the							
noncontrolling interest	(184)	8	(244)	(154)	-	301	
Net income (loss) attributable to							
Petrobras	14,072	2,785	(834)	(815)	446	(1,796)	(720)
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

Year ended December 31, 2007 International

	Exploration and Production	Refining, Transportation & Marketing	Gas & Power	Distribution	Corporate	Eliminations	Total
Net operating revenues to third parties Inter-segment net	1,136	4,480	480	2,015	14	7	8,132
operating revenues	1,473	1,606	48	23	-	(2,181)	969
Net operating revenues	2,609	6,086	528	2,038	14	(2,174)	9,101
Cost of sales	(933)	(5,875)	(424)	(1,952)	(15)	2,157	(7,042)
Depreciation, depletion and amortization Exploration,	(432)	(86)	(15)	(20)	(14)	-	(567)
including exploratory dry holes	(775)	-	-	-	-	-	(775)
Impairment Selling, general	(226)	-	-	-	-	-	(226)
and administrative expenses Research and	(179)	(127)	(19)	(125)	(242)	-	(692)
development expenses	-	-	-	-	(2)	-	(2)
Other operating expenses	(78)	32	10	11	(82)	(1)	(108)

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Costs and expenses	(2,623)	(6,056)	(448)	(2,086)	(355)	2,156	(9,412)
Operating income (loss) Equity in results	(14)	30	80	(48)	(341)	(18)	(311)
of non-consolidated companies	(63)	27	23	-	77	_	64
Other taxes	(7)	(2)	(1)	(3)	(59)	-	(72)
Other expenses, net	(4)	29	42	-	15	-	82
Income (loss) before income taxes	(88)	84	144	(51)	(308)	(18)	(237)
Income tax benefits (expense)	(242)	-	1	(3)	(180)	-	(424)
Net income (loss) for the year	(330)	84	145	(54)	(488)	(18)	(661)
Less: Net income (loss) attributable to the							
noncontrolling interest	(42)	(14)	(38)	17	(77)	-	(154)
Net income (loss) attributable to Petrobras	(372)	70	107	(37)	(565)	(18)	(815)
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

22. Segment Information (Continued)

Capital expenditures incurred by segment for the years ended December 31, 2009, 2008 and 2007 are as follows:

	Year ended December 31,					
	2009	2008	2007			
Exploration and Production	16,488	14,293	9,448			
Refining, Transportation & Marketing	10,466	7,234	4,488			
Gas & Power	5,116	4,256	3,223			
International						
Exploration and Production	1,912	2,734	2,555			
Refining, Transportation						
& Marketing	110	102	247			
Distribution	31	20	37			
Gas & Power	58	52	25			
Distribution	369	309	327			
Corporate	584	874	628			
	35,134	29,874	20,978			

The Company s gross sales, classified by geographic destination, are as follows:

	Year ended December 31,				
	2009	2008	2007		
Brazil	87,183	106,350	83,022		
International	28,709	40,179	29,403		
	115,892	146,529	112,425		

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The total amounts sold of products and services to the two major customers in 2009 were US\$6,801 and US\$2,815 (US\$8,176 and US\$5,260 in 2008; and US\$9,029 and US\$6,567 in 2007).

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars

(except when specifically indicated)

23. Related Party Transactions

The Company is controlled by the Federal Government and has numerous transactions with other state-owned companies in the ordinary course of its business.

Transactions with major related parties resulted in the following balances:

	As of December 31,				
	20	009	20	08	
	Assets	Liabilities	Assets	Liabilities	
Petros (pension fund)	-	958	-	476	
Banco do Brasil S.A.	847	4,167	627	2,170	
BNDES	1	20,016	-	4,326	
Caixa Econômica Federal S.A.	-	2,270	1	1,548	
Federal Government	-	323	-	1,177	
ANP	-	759	-	-	
Restricted deposits for legal proceedings	983	36	677	35	
Investments - Brazilian reais	4,010	-	-	-	
Marketable securities	2,519	-	3,172	-	
Petroleum and Alcohol account - receivable from					
Federal Government (Note 11)	469	-	346	-	
Other	340	223	309	278	
	9,169	28,752	5,132	10,010	
Current	5,143	3,332	2,349	2,833	
Long-term	4,026	25,420	2,783	7,177	
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

23. Related Party Transactions (Continued)

These balances are included in the following balance sheet classifications:

	As of December 31,			
	20	009	20	08
	Assets	Liabilities	Assets	Liabilities
Assets				
Current				
Cash and cash equivalents	4,800	-	2,070	-
Accounts receivable	43	-	27	-
Other current assets	301	-	252	-
Other				
Marketable securities	2,508	-	1,686	-
Petroleum and Alcohol account - receivable from				
Federal Government (Note 11)	469	-	346	-
Restricted deposits for legal proceedings	983	-	677	-
Other assets	65	-	74	-
Liabilities				
Current				
Current debt	-	1,093	-	1,197
Current liabilities	-	1,510	-	136
Dividends and interest on capital payable to Federal				
Government	-	729	-	1,500
Long-term				
Long-term debt	-	24,762	-	6,800
Other liabilities	-	658	-	377
	9,169	28,752	5,132	10,010

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

23. Related Party Transactions (Continued)

The principal amounts of business and financial operations carried out with related parties are as follows:

	Year ended December 31,						
	2009		2008		20	07	
	Income	Expense	Income	Expense	Income	Expense	
Sales of products and services							
Braskem S.A.	515	-	130	-	2,096	-	
Quattor Química	264	-	-	-	-	-	
Copesul S.A.	-	-	1,218	-	1,284	-	
Petroquímica União S.A.	633	-	729	-	435	-	
Other	1,507	-	378	-	120	-	
Financial income	-	-	13	-	1	-	
Petroleum and Alcohol account receivable from Federal Government							
(Note 11)	4	-	8	-	6	-	
Government securities	-	-	3	_	5	-	
Other	(187)	-	(33)	-	46	-	
Financial expenses	111	49	_	-	_	(3)	
Monetary and exchange							
variation	-	(1,039)	_	-	_	-	
Other expenses, net	3	(2)	-	4	-	2	
	2,850	(992)	2,446	4	3,993	(1)	
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

24. Accounting for Suspended Exploratory Wells

The Company s accounting for exploratory drilling costs is governed by Codification Topic 932 Extractive Activities Oil and Gas. Costs the Company has incurred to drill exploratory wells that find commercial quantities of oil and gas are carried as assets on its balance sheet under the classification Property, plant and equipment as unproved oil and gas properties. Each year, the Company writes-off the costs of these wells that have not found sufficient proved reserves to justify completion as a producing well, unless: (1) the well is in an area requiring major capital expenditure before production can begin; and (2) additional exploratory drilling is under way or firmly planned to determine whether the capital expenditure is justified.

As of December 31, 2009, the total amount of unproved oil and gas properties was US\$5,902, and of that amount US\$3,810 (US\$2,205 of which related to projects in Brazil) represented costs that had been capitalized for more than one year, which generally are a result of: (1) extended exploratory activities associated with offshore production; and (2) the transitory effects of deregulation in the Brazilian oil and gas industry, as described below.

In 1998, the Company s government-granted monopoly ended and the Company signed concession contracts with the Agência Nacional de Petróleo (National Petroleum Agency, or ANP) for all of the areas the Company had been exploring and developing prior to 1998, which consisted of 397 concession blocks. Since 1998, the ANP has conducted competitive bidding rounds for exploration rights, which has allowed the Company to acquire additional concession blocks. After a concession block is found to contain a successful exploratory well, the Company must submit an Evaluation Plan to the ANP for approval. This Evaluation Plan details the drilling plans for additional exploratory wells. An Evaluation Plan is only submitted for those concession areas where technical and economic feasibility analyses on existing exploration wells evidence justification for completion of such wells. Until the ANP approves the Evaluation Plan, the drilling of additional exploratory wells cannot commence. If companies do not find commercial quantities of oil and gas within a specific time period, generally 4-6 years depending on the characteristics of the exploration area, then the concession block must be relinquished and returned to the ANP. Because the Company was required to assess a large volume of concession blocks in a limited time frame even when an exploratory well has found sufficient reserves to justify completion and additional wells are firmly planned, finite resources and expiring time frames in other concession blocks have dictated the timing of the planned additional drilling.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Expressed in Millions of United States Dollars (except when specifically indicated)

24. Accounting for Suspended Exploratory Wells (Continued)

The following table shows the net changes in capitalized exploratory drilling costs during the years ended December 31, 2009 and 2008:

Unproved oil and gas properties (*)

	Year ended December, 31		
	2009	2008	
Beginning balance at January 1	3,558	2,627	
Additions to capitalized costs pending determination of proved reserves	3,383	3,308	
Capitalized exploratory costs charged to expense	(1,251)	(808)	
Transfers to property, plant and equipment based on the determination of			
the proved reserves	(613)	(1,309)	
Cumulative translation adjustment	825	(260)	
Ending balance at December 31,	5,902	3,558	

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

The following table provides an aging of capitalized exploratory well costs based on the date the drilling was completed and the number of projects for which exploratory well costs have been capitalized for a period greater than one year since the completion of the drilling:

Aging of capitalized exploratory well costs

	Year end Decembe	
	2009	2008
Capitalized exploratory well costs that have been capitalized for a period of one year or less	2,092	2,682
Capitalized exploratory well costs that have been capitalized for a period greater than one year	3,810	876
Ending balance	5,902	3,558
Number of projects that have exploratory well costs that have been	95	83

capitalized for a period greater than one year

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

24. Accounting for Suspended Exploratory Wells (Continued)

Of the US\$3,810 for 95 projects that include wells suspended for more than one year since the completion of drilling, approximately US\$681 are related to wells in areas for which drilling was under way or firmly planed for the near future and that the Company has submitted an Evaluation Plan to the ANP for approval and approximately US\$1,446 incurred in costs for activities necessary to assess the reserves and their potential development.

The US\$3,810 of suspended wells cost capitalized for a period greater than one year as of December 31, 2009, represents 140 exploratory wells and the table below contains the aging of these costs on a well basis:

Aging based on drilling completion date of individual wells:

	Million	
	of	Number
	dollars	of wells
2008	1,730	73
2007	723	30
2006	741	16
2005	284	18
2004 and		
therefore	332	3
	3,810	140

25. Subsequent Events

a) Investment agreement among Petrobras, Petroquisa and Odebrecht

On January 22, 2010 an investment agreement was entered into among Petrobras, Petroquisa and Odebrecht, which established the following stages for the planned integration of their petrochemical businesses: (i) the formation of a holding company, BRK Investimentos Petroquímicos S.A. (BRK), which will hold all the common shares issued by Braskem currently held by Odebrecht, Petroquisa and Petrobras; (ii) the allocation of financial resources into BRK, to be made in cash by Odebrecht and Petrobras; (iii) a capital increase in Braskem to be made in the form of a private subscription by its shareholders; (iv) the acquisition by Braskem of the shares of Quattor held by Unipar; (v) the 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) the incorporation by Braskem of the shares of Quattor held by Petrobras and Petroquisa.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

25. Subsequent Events (Continued)

a) Investment agreement between Petrobras, Petroquisa and Odebrecht(Continued)

Also on this date, Odebrecht, Petrobras, Petroquisa and Braskem executed an agreement, seeking to regulate their commercial and corporate relationship in the Petrochemical Complex of the State of Rio de Janeiro (COMPERJ) and in the Petrochemical Complex of Suape (Suape Complex). The joint-venture agreement establishes that Braskem will acquire certain first and second generation petrochemical companies within COMPERJ, and that it will also gradually acquire a share in the companies that develop the businesses of the Suape Complex, in accordance with terms and conditions agreed upon in the joint-venture agreement. These transactions are in alignement with the interests of Odebrecht and Petrobras to integrate their petrochemical businesses in Braskem.

In continuation of its restructuring operation, on February 11, 2010, W.B.W., a wholly owned subsidy of Petroquisa, the holder of 31% of the voting capital of Braskem, was taken over by BRK. With this transaction, Odebrecht and Petrobras have begun 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.

Not later than April 5, 2010, Petrobras will transfer US\$1,436 to BRK, which will participate with US\$2,010 in the capital increase of Braskem.

b) Petrobras Biocombustível acquires an interest in an ethanol refinery

In January 2010, Petrobras Biocombustível contributed US\$37 into the capital of Total Agroindústria Canavieira S/A (Total), in accordance with a commitment established in the Minutes of the Special Shareholders General Meeting of December 22, 2009, to contribute with the amount of US\$84 by March 2011, when it will then hold 40.4% of Total s 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.

c) Second drawdown of financing with the China Development Bank

On February 10, 2010, Petrobras made the second drawdown in the amount of US\$2,000 with respect to the financing agreement entered into with the China Development Bank Corporation (CDB) on November 3, 2009.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

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

d) Auctions for sale of natural gas in short-term contracts

On March 16, 2010 Petrobras held the tenth electronic auction for natural gas, in which 16 natural gas distributors participated and bid for 6.87 million cubic meters per day. The sales were made in sub markets defined using the logistics characteristics of each region, where what is new is the gas interconnection of the Southeast and Northeast regions through Gasene, a gas pipeline which, according to Management s estimates, will enter into commercial operation in April 2010.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

In accordance with Codification Topic 932 Extractive Activities Oil and Gas, this section provides supplemental information on oil and gas exploration and producing activities of the Company. The information included in items (i) through (iii) provides historical cost information pertaining to costs incurred in exploration, property acquisitions and development, capitalized costs and results of operations. The information included in items (iv) and (v) present information on Petrobras estimated net proved reserve quantities, standardized measure of estimated discounted future net cash flows related to proved reserves, and changes in estimated discounted future net cash flows.

Beginning in 1995, the Federal Government of Brazil undertook a comprehensive reform of the country s oil and gas regulatory system. On November 9, 1995, the Brazilian Constitution was amended to authorize the Federal Government to contract with any state or privately-owned company to carry out the activities related to the upstream and downstream segments of the Brazilian oil and gas sector. This amendment eliminated Petrobras effective monopoly. The amendment was implemented by the Oil Law, which liberated the fuel market in Brazil beginning January 1, 2002.

The Oil Law established a regulatory framework ending Petrobras exclusive agency and enabling competition in all aspects of the oil and gas industry in Brazil. As provided in the Oil Law, Petrobras was granted the exclusive right for a period of 27 years to exploit the petroleum reserves in all fields where the Company had previously commenced production. However, the Oil Law established a procedural framework for Petrobras to claim exclusive exploratory (and, in case of success, development) rights for a period of up to three years with respect to areas where the Company could demonstrate that it had established prospects. To perfect its claim to explore and develop these areas, the Company had to demonstrate that it had the requisite financial capacity to carry out these activities, alone or through financing or partnering arrangements.

The adoption of the SEC rules seeking to modernize the supplemental oil and gas disclosures and the FASB s issuance of the Accounting Standards Update n° 2010-03, Oil and Gas Reserve Estimation and Disclosure, generated no material impact to the Company s consolidated financial statements other than additional disclosures as discussed in the Note 2(n).

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SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

The International geographic area includes activities in South America, which includes Argentina, Colombia, Ecuador, Peru, Uruguai and Venezuela; North America, which includes Mexico and the United States of America; Africa, which includes Angola, Lybia, Mozambique, Namibia, Nigeria, Senegal and Tanzania, and Others, which includes India, Iran, Portugal and Turkey. The equity investments are composed of Venezuelan companies involved in exploration and production activities.

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(i) Capitalized costs relating to oil and gas producing activities

The following table summarizes capitalized costs for oil and gas exploration and production activities with the related accumulated depreciation, depletion and amortization, and asset retirement obligation assets:

	Equity
	Method
Consolidated Entities	Investees

December 31, 2009	Brazil	South America	North America	Africa	Others	International	Total	Total
Unproved oil and gas properties	3,976	75	1,224	621	7	1,927	5,903	-
Proved oil and gas properties	28,397	3,369	1,133	2,480	_	6,982	35,379	730
Support equipments	44,433	1,151	1,133	186	78	1,416	45,849	1
Gross capitalized	11,155	1,101		100	, 0	1,110	15,615	-
costs Depreciation	76,806	4,595	2,357	3,287	85	10,325	87,131	731
and depletion	(34,372)	(2,996)	(294)	(425)	(1)	(3,716)	(38,088)	(137)
depiction	42,434	1,599	2,063	2,862	84	6,609	49,043	594
Construction and installations								
in progress Net	27,664	9	-	-	596	605	28,269	-
capitalized costs	70,098	1,608	2,063	2,862	680	7,214	77,312	594
December 31, 2008								
Unproved	1,898	160	875	618	7	1,660	3,558	-

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oil and gas properties								
Proved oil								
and gas properties	20,187	2,675	830	270	_	3,775	23,962	-
Support	20.040	4 700	•	2 20 7	0.5	2 0 7 7	22.004	
equipments	29,048	1,589	29	2,305	35	3,957	33,004	-
Gross capitalized								
costs	51,133	4,424	1,734	3,193	42	9,392	60,525	-
Depreciation and								
depletion	(25,076)	(1,997)	(274)	(369)	-	(2,640)	(27,716)	-
	26,057	2,426	1,460	2,824	41	6,751	32,808	-
Construction and installations								
in progress	19,779	33	11	18	1,080	1,142	20,921	-
Net capitalized								
costs	45,836	2,459	1,471	2,842	1,121	7,893	53,729	692
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(ii) Costs incurred in oil and gas property acquisition, exploration and development activities

Costs incurred are summarized below and include both amounts expensed and capitalized:

								Equity Method
				solidated I	Entities			Investees
	Brazil	South America	North America	Africa	Others	International	Total	Total
					0 122020			
At December 31, 2009								
Properties acquisitions:								
Proved	-	24	-	65	-	89	89	5
Unproved	9	-	-	2	-	2	11	-
Exploration								
costs	3,616	199	64	96	157	516	4,132	-
Development costs	13,524	319	571	307	_	1,197	14,721	83
Costs	13,321	317	371	307		1,177	11,721	03
	17,149	542	635	470	157	1,804	18,953	88
At December 31, 2008								
Properties acquisitions:								
Proved	-	226	-	23	-	249	249	-
Unproved	42	27	254	18	5	304	346	-
Exploration								
costs	3,568	145	217	1	2	365	3,933	-
	11,633	557	288	549	194	1,588	13,221	-

Development	
costs	

	15,243	955	759	591	201	2,506	17,749	71
At December 31, 2007								
Properties acquisitions:								
Proved	-	29	-	-	30	59	59	-
Unproved	119	105	356	1	2	464	583	-
Exploration costs	2,095	33	215	59	2	309	2,404	_
Development	2,073	33	213	37	2	307	2,404	_
costs	7,928	579	325	228	-	1,132	9,060	-
	10,142	746	896	288	34	1,964	12,106	80
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SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(iii) Results of operations for oil and gas producing activities

The Company s results of operations from oil and gas producing activities for the years ended December 31, 2009, 2008 and 2007 are shown in the following table. The Company transfers substantially all of its Brazilian crude oil and gas production to the Refining, Transportation & Marketing segment in Brazil. The prices calculated by the Company s model may not be indicative of the price the Company would have realized had this production been sold in an unregulated spot market. Additionally, the prices calculated by the Company s model may not be indicative of the future prices to be realized by the Company. Gas prices used are contracted prices to third parties.

Production costs are lifting costs incurred to operate and maintain productive wells and related equipment and facilities, including such costs as operating labor, materials, supplies, fuel consumed in operations and the costs of operating natural liquid gas plants. Production costs also include administrative expenses and depreciation and amortization of equipment associated with production activities.

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(iii) Results of operations for oil and gas producing activities (Continued)

Exploration expenses include the costs of geological and geophysical activities and non-productive exploratory wells. Depreciation and amortization expenses relate to assets employed in exploration and development activities. In accordance with Codification Topic 932 Extractive Activities Oil and Gas, income taxes are based on statutory tax rates, reflecting allowable deductions. Interest income and expense are excluded from the results reported in this table.

								Equity Method
			Cons	solidated E	Entities			Investees
At December 31, 2009	Brazil	South America	North America	Africa	Others	International	Total	Total
Net operation revenues:								
Sales to third								
parties	476	641	64	140	-	845	1,321	213
Intersegment								
(1)	37,120	1,146	-	957	-	2,103	39,223	18
	37,596	1,787	64	1,097	-	2,948	40,544	231
Production costs (2)	(15,047)	(689)	(36)	(185)	-	(910)	(15,957)	(126)
Exploration expenses	(1,199)	(198)	(49)	(189)	(71)	(507)	(1,706)	-
Depreciation, depletion and								
amortization	(4,344)	(383)	(37)	(299)	(1)	(720)	(5,064)	(120)
Impairment of oil and gas properties	(319)			_	_	_	(319)	_
Others	(317)	_	_			_	(317)	
operating expenses	(1,293)	(19)	-	9	2	(8)	(1,301)	-
	15,394	498	(58)	433	(70)	803	16,197	(15)

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Results before income tax expenses								
Income tax expenses	(5,200)	(116)	(0)	(69)	-	(185)	(5,385)	(12)
Results of operations (excluding corporate overhead and interest cost)	10,194	382	(58)	364	(70)	618	10,812	(27)

⁽¹⁾ Does not consider US\$1,181 (US\$3,067 for 2008 and US\$2,213 for 2007) related to field processing activities, for which Petrobras has no attributable quantity of reserve. The amount, which relates principally to dry gas volumes, is considered in Petrobras net operating revenues of US\$38,777 (US\$59,024 for 2008 and US\$41,991 for 2007) for the segment of E&P Brazil (see Note 22).

⁽²⁾ Does not consider US\$1,282 (US\$3,111 for 2008 and US\$2,149 for 2007) related to field processing activities, for which Petrobras has no attributable quantity of reserve. The amount, which relates principally to dry gas volumes, is considered in Petrobras cost of sales of US\$16,329 (US\$21,130 for 2008 and US\$15,147 for 2007) for the segment of E&P Brazil (see Note 22).

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(iii) Results of operations for oil and gas producing activities (Continued)

								Equity Method
			Cons	olidated l	Entities			Investees
At December 31, 2008	Brazil	South America	North America	Africa	Others	International	Total	Total
Net operation revenues:								
Sales to third								
parties	973	1,152	139	91	-	1,382	2,355	-
Intersegment (1)	54,983	1,403	-	55	-	1,458	56,441	-
	55,956	2,555	139	146	-	2,840	58,796	-
Production costs								
(2)	(18,019)	(836)	(42)	(23)	-	(901)	(18,920)	-
Exploration expenses	(1,303)	(141)	(106)	(128)	(97)	(472)	(1,775)	-
Depreciation, depletion and								
amortization	(3,544)	(357)	(35)	(27)	-	(419)	(3,963)	-
Impairment of oil and gas properties	(171)	(5)	(115)	(3)	-	(123)	(294)	-
Others operating expenses	(117)	(181)	-	9	-	(172)	(289)	-
Results before								
income tax expenses	32,802	1,035	(159)	(26)	(97)	753	33,555	-
Income tax expenses	(11,153)	(265)	(13)	12	-	(266)	(11,419)	-

Results of operations (excluding corporate overhead and interest cost) At December 31, 2007	21,649	770	(172)	(14)	(97)	487	22,136	47
Net operation revenues:								
Sales to third								
parties	2,455	852	284	-	-	1,136	3,591	-
Intersegment (1)	37,323	1,413	-	60	-	1,473	38,796	-
	39,778	2,265	284	60	-	2,609	42,387	-
Production costs								
(2)	(12,998)	(830)	(66)	(36)	-	(932)	(13,930)	-
Exploration								
expenses	(648)	(110)	(311)	(109)	(245)	(775)	(1,423)	-
Depreciation, depletion and amortization	(3,335)	(305)	(117)	(10)	_	(432)	(3,767)	-
Impairment of oil	(-))	()		(- /		(-)	(- , ,	
and gas properties	(26)	(164)	(47)	(16)	-	(227)	(253)	-
Others operating expenses	(245)	(78)	_	_	_	(78)	(323)	_
Results before	,					,	,	
income tax expenses	22,526	778	(257)	(111)	(245)	165	22,691	_
Income tax			, ,	, ,	, ,			
expenses	(7,659)	(153)	(81)	(9)	-	(243)	(7,902)	-
Results of operations (excluding corporate overhead								
and interest cost)	14,867	625	(338)	(120)	(245)	(78)	14,789	38

⁽¹⁾ Does not consider US\$1,181 (US\$3,067 for 2008 and US\$2,213 for 2007) related to field processing activities, for which Petrobras has no attributable quantity of reserve. The amount, which relates principally to dry gas volumes, is considered in Petrobras net operating revenues of US\$38,777 (US\$59,024 for 2008 and US\$41,991 for 2007) for the segment of E&P Brazil (see Note 22).

⁽²⁾ Does not consider US\$1,282 (US\$3,111 for 2008 and US\$2,149 for 2007) related to field processing activities, for which Petrobras has no attributable quantity of reserve. The amount, which relates principally to dry gas volumes, is considered in Petrobras cost of sales of US\$16,329 (US\$21,130 for 2008 and US\$15,147 for 2007) for the segment of

E&P Brazil (see Note 22).

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

iv) Reserve quantities information

The Company s estimated net proved oil and gas reserves and changes thereto for the years 2009, 2008 and 2007 are shown in the following table. Proved reserves are estimated by the Company s reservoir engineers in accordance with the reserve definitions prescribed by the Securities and Exchange Commission.

Proved oil and gas reserves are those quantities of oil and gas, which, by analysis of geoscience and engineering data, can be estimated with reasonable certainty to be economically producible from a given date forward, from known reservoirs, and under existing economic conditions, operating methods, and government regulations prior to the time at which contracts providing the right to operate expire, unless evidence indicates that renewal is reasonably certain, regardless of whether deterministic or probabilistic methods are used for the estimation. The project to extract the hydrocarbons must have commenced or the operator must be reasonably certain that it will commence the project within a reasonable time.

Developed oil and gas reserves are reserves of any category that can be expected to be recovered: (i) through existing wells with existing equipment and operating methods or in which the cost of the required equipment is relatively minor compared to the cost of a new well; and (ii) through installed extraction equipment and infrastructure operational at the time of the reserves estimate if the extraction is by means not involving a well.

In some cases, substantial new investments in additional wells and related facilities will be required to recover these proved reserves. Due to the inherent uncertainties and the limited nature of reservoir data, estimates of reserves are subject to change as additional information becomes available.

Bolivian proved reserves were not classified as such in 2009 due to the new Bolivian Constitution, which restrict the disclosure of estimated reserves for properties under its authority. The initial balance of Bolivian proved reserves for 2009 is adjusted under the line item Revisions of previous estimates .

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(iv) Reserve quantities information (Continued)

A summary of the annual changes in the proved reserves of oil is as follows (in millions of barrels):

Proved	Consolidated Entities										
developed and undeveloped reserves	Brazil	South America	North America	Africa	International	Synthetic Oil	Total	Total			
Reserves at December 31, 2006	9,001.9	342.4	31.8	42.0	416.2	-	9,418.1	-			
Revisions of previous estimates Extensions	675.2	0.6	(3.6)	(5.4)	(8.4)	-	666.8	-			
and discoveries	65.2	6.1	-	31.0	37.1	-	102.3	-			
Improved recovery Sales of	15.8	9.5	-	-	9.5	-	25.3	-			
reserves Purchases of	-	(1.2)	-	-	(1.2)	-	(1.2)	-			
reserves	-	1.2	-	-	1.2	-	1.2	-			
Production for the year	(619.6)	(37.3)	(1.5)	(1.3)	(40.1)	-	(659.7)	-			
Reserves at December 31, 2007	9,138.5	321.3	26.7	66.3	414.3	-	9,552.8	60.1			

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Revisions of previous estimates	119.3	0.1	(10.6)	21.4	10.9	-	130.2	-
Extensions and	747	1.7			1.5		76.2	
discoveries	74.7	1.5	-	-	1.5	-	76.2	-
Improved	29.8	-	-	-	-	-	29.8	-
Sales of reserves	-	(10.7)	-	-	(10.7)	-	(10.7)	-
Purchases of reserves	_	12.3	_	_	12.3	_	12.3	-
Production for the year	(646.0)	(35.6)	(0.6)	(2.9)	(39.1)	-	(685.1)	-
Reserves at December 31, 2008	8,716.3	288.9	15.5	84.8	389.2	-	9,105.5	49.1
Revisions of previous estimates Extensions	1,779.0	(37.9)	(7.7)	1.7	(43.9)	-	1,735.1	(3.0)
and discoveries	100.0	4.8	-	30.4	35.2	8.0	143.2	-
Improved recovery	11.0	-	-	10.3	10.3	_	21.3	(2.8)
Sales of reserves	_	(99.4)	_	_	(99.4)	-	(99.4)	-
Purchases of reserves	_	99.4	_	_	99.4	_	99.4	_
Production for the year	(687.0)	(31.2)	(0.5)	(16.3)	(48.0)	(1.0)	(736.0)	(3.4)
Reserves at December 31, 2009	9,919.3	224.6	7.3	110.9	342.8	7.0	10,269.1	39.9
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(iv) Reserve quantities information (Continued)

A summary of the annual changes in the proved reserves of natural gas is as follows (in billions of cubic feet):

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

			Con	solidated l	Entities			Equity Method Investees
Proved developed and undeveloped reserves	Brazil	South America	North America	Africa	International	Synthetic Gas	Total	Total
Reserves at December 31, 2006	9,426.9	2,164.3	174,7	-	2,339.0	-	11,765.9	77.3
Revisions of previous estimates	470.7	135.3	(19.9)	-	115.4	-	586.1	-
Extensions and discoveries	683.0	169.9	-	-	169.9	-	852.9	-
Improved recovery	7.7	3.8	-	-	3.8	-	11.5	-
Production for the year	(510.0)	(213.5)	(13.1)	-	(226.6)	-	(736.6)	-
Reserves at December 31, 2007	10,078.3	2,259.8	141.7	-	2,401.5	-	12,479.8	66.9
Revisions of previous estimates	(248.3)	427.4	(10.7)	26.8	443.5	_	195.2	-
Extensions and discoveries	113.5	39.2	-	_	39.2	-	152.7	_
Improved recovery	7.5	-	-	-	-	-	7.5	-
Purchases of reserves	(605.0)	123.1 (209.0)	(4.9)	-	123.1 (213.9)	-	123.1 (818.9)	-

Production for the year								
Reserves at December 31, 2008	9,346.0	2,640.5	126.1	26.8	2,793.4	-	12,139.4	75.7
Revisions of previous estimates	942.0	(1,398.3)	(70.7)	5.0	(1,464.0)	-	(522.0)	(14.4)
Extensions and discoveries	141.0	5.5	-	-	5.5	6.6	153.1	-
Improved recovery	1.0	-	-	-	-	-	1.0	3.9
Sales of reserves	-	(110.3)	-	-	(110.3)	-	(110.3)	-
Purchases of reserves	-	110.3	-	-	110.3	-	110.3	-
Production for the year	(571.0)	(207.8)	(3.9)	-	(211.7)	(1.0)	(783.7)	(2.0)
Reserves at December 31, 2009	9,859.0	1,039.9	51.5	31.8	1,123.2	5.6	10,987.8	63.2
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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(iv) Reserve quantities information (Continued)

		20	009		2008					
Net proved developed reserves:	Crude Oil	Oil	Gas	Synthetic Gas	Crude Oil	Oil	Gas	Synthetic Gas	Crude Oil	Syn
	`	lions of rrels)	•	s of cubic eet)	*	lions of rrels)	`	s of cubic et)	(milli bar	ions (rels)
Consolidated entities	, ou	(Tels)	1		54 .	reis)	i.c		<i>ba</i> r	1013)
Brazil	6,121.4	7.0	5,382.8	5.6	5,346.5	-	5,069.9	-	5,249.7	
South America										
(1)	139.9	-	485.6	-	189.0	-	1,661.5	-	-	
North America	3.8	-	37.3	-	5.9	-	67.8	-	-	
Africa	58.5	-	31.7	-	16.0	-	25.6	-	-	
Others	-	-	_	-	-	-	-	-	-	
Total										
International	202.2	-	554.6	-	210.9	-	1,754.9	-	209.6	
	6,323.6	7.0	5,937.4	5.6	5,557.4	-	6,824.8	-	5,459.3	
Nonconsolidated entitites										
Brazil	-	-	-	-	-	-	-	-	-	
South America										
(1)	22.2	-	32.5	-	27.5	-	47.3	-	33.4	
North America	-	-	-	-	-	-	-	-	-	
Africa	-	-	-	-	-	-	-	-	-	
Others	-	-	-	-	-	-	-	-	-	
Total International	22.2	_	32.5	-	27.5	-	47.3	-	33.4	

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	22.2	-	32.5	-	27.5	-	47.3	-	33.4
Total consolidated and nonconsolidated entities	6,345.8	7.0	5,969.9	5.6	5,584.9	-	6,872.1	-	5,492.7
Net proved undeveloped reserves:									
Consolidated entities									
Brazil	3,797.9	-	4,476.2	-	3,369.8	-	4,276.1	-	3,888.8
South America (1)	84.8	_	554.5	_	99.9	_	979.0	_	_
North America	3.5	_	14.2	_	9.6	_	58.3	_	_
Africa	52.4	_	_	_	68.8	_	1.2	_	_
Others	-	-	-	-	-	-	-	-	-
Total									
Internacional	140.7	-	568.7	-	178.3	-	1,038.5	-	204.6
	3,938.6	-	5,044.9	-	3,548.1	-	5,314.6	-	4,093.4
Nonconsolidated entitites									
Brazil	-	-	-	-	-	-	-	-	-
South America									
(1)	17.6	-	30.6	-	21.6	-	28.4	-	26.7
North America	-	-	-	-	-	-	-	-	-
Africa	-	-	-	-	-	-	-	-	-
Others	-	-	-	-	-	-	-	-	-
Total International	17.6	-	30.6	-	21.6	-	28.4	-	26.7
	17.6	-	30.6	-	21.6	-	28.4	-	26.7
Total consolidated and nonconsolidated entities	3,956.2	_	5,075.5	_	3,569.7	_	5,343.0	_	4,120.1

(1) Includes reserves of 27.8 million barrels of oil and 291.0 billions of cubic feet of gas in 2009 (48.7 million barrels of oil an of gas in 2008; and 110.0 million barrels of oil and 533.0 billions of cubic feet of gas in 2007) attributable to 32.76% m Argentina, which is consolidated by Petrobras.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(v) Standardized measure of discounted future net cash flows relating to proved oil and gas quantities and changes therein

The standardized measure of discounted future net cash flows, related to the above proved oil and gas reserves, is calculated in accordance with the requirements of Codification Topic 932 Extractive Activities Oil and Gas. Estimated future cash inflows from production in Brazil and International segments are computed by applying the average price during the 12-month period prior to the ending date of the period covered by the report, determined as an unweighted arithmetic average of the first-day-of-the-month price for each month within such period, unless prices are defined by contractual arrangements, excluding escalations based upon future conditions based upon the Company s internal pricing methodology for oil and gas to year-end quantities of estimated net proved reserves. Future price changes are limited to those provided by contractual arrangements in existence at the end of each reporting year. Future development and production costs are those estimated future expenditures necessary to develop and produce year-end estimated proved reserves based on year-end cost indicators, assuming continuation of year-end economic conditions. Estimated future income taxes are calculated by applying appropriate year-end statutory tax rates. These rates reflect allowable deductions and are applied to estimated future pre-tax net cash flows, less the tax basis of related assets. Discounted future net cash flows are calculated using 10% midperiod discount factors. This discounting requires a year-by-year estimate of when the future expenditures will be incurred and when the reserves will be produced.

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PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(v) Standardized measure of discounted future net cash flows relating to proved oil and gas quantities and changes therein (Continued)

The arbitrary valuation prescribed under Codification Topic 932 Extractive Activities Oil and Gas requires assumptions as to the timing and amount of future development and production costs. The calculations are made as of December 31 each year and should not be relied upon as an indication of Petrobras future cash flows or the value of its oil and gas reserves.

			Consol	idated En	ntities			Equity Method Investees
		South	North					
	Brazil	America	America	Africa	Others	International	Total	Total
At December 31, 2009								
Future cash inflows	528,703	19,815	640	7,319	-	27,774	556,477	2,737
Future production costs	(252,843)	(5,833)	(170)	(2,010)	-	(8,013)	(260,856)	(1,337)
Future development costs	(45,444)	(2,262)	(217)	(2,248)	_	(4,727)	(50,171)	(121)
Future income tax expenses	(80,342)	(6,354)	-	(290)	-	(6,644)	(86,986)	(501)
Undiscounted future net								
cash flows	150,074	5,366	253	2,771	-	8,390	158,464	778
10 percent midyear annual discount for timing of estimated	(73,740)	(2,165)	(96)	(742)	-	(3,003)	(76,743)	(310)

cash flows

Standardized measure of discounted future net cash flows	76,334	3,201 (*)	157	2,029	-	5,387	81,721	467
At December 31, 2008								
Future cash inflows Future	298,408	21,793	1,468	3,088	-	26,349	324,757	-
production costs	(163,427)	(5,236)	(588)	(1,212)	-	(7,036)	(170,463)	-
Future development costs	(41,063)	(2,276)	(327)	(593)	-	(3,196)	(44,259)	-
Future income tax			,					
expenses	(33,679)	(9,021)	-	(2)	-	(9,023)	(42,702)	-
Undiscounted future net cash flows 10 percent midyear	60,239	5,260	553	1,281	-	7,094	67,333	-
annual discount for timing of estimated cash flows	(22,772)	(2,087)	(266)	(187)	-	(2,540)	(25,312)	-
Standardized measure of discounted future net cash flows	37,467	3,174 (*)	286	1,095	-	4,555	42,022	240
At December 31, 2007								
Future cash inflows Future	797,689 (273,130)	24,499 (7,165)	3,768 (399)	7,717 (999)	-	35,984 (8,563)	833,673 (281,693)	-
production						,		

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costs								
Future development costs	(35,697)	(2,029)	(355)	(881)	-	(3,265)	(38,962)	-
Future income tax								
expenses	(167,865)	(7,077)	(911)	(1,695)	-	(9,683)	(177,548)	-
Undiscounted future net cash flows 10 percent midyear annual discount for timing of estimated	320,997	8,228	2,103	4,142	-	14,473	335,470	-
cash flows	(151,144)	(3,320)	(1,237)	(777)	-	(5,334)	(156,478)	-
Standardized measure of discounted future net cash flows	169,853	4,912 (*)	865	3,361	-	9,139	178,992	792

^(*) Includes US\$370 in 2009 (US\$937 in 2008 and US\$1,462 in 2007) attributable to 32.76% minority interest in Petrobras Argentina, which is consolidated by Petrobras.

PETRÓLEO BRASILEIRO S.A. - PETROBRAS AND SUBSIDIARIES

SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(v) Standardized measure of discounted future net cash flows relating to proved oil and gas quantities and changes therein (Continued)

			C	12J-4-JT	7 4040			Equity Method
				solidated I	Lnuties			Investees
	Brazil	South America	North America	Africa	Others	International	Total	Total
Balance at January 1, 2009	37,466	3,172	287	1,095	-	4,554	42,020	240
Sales and transfers of oil and gas, net of production	(22,529)	(1,062)	(32)	(581)		(1,675)	(24.204)	(84)
cost	(22,329)	(1,002)	(32)	(361)	-	(1,073)	(24,204)	(84)
Development cost incurred	13,513	319	571	307	-	1,197	14,710	74
Net change due to extensions, discoveries and improved less								
related costs	1,643	110	-	1,242	-	1,352	2,995	(45)
Revisions of previous quantity								
estimates Net change in prices, transfer prices and in production	23,490	(308)	(366)	32	-	(642)	22,848	(80)
costs	44,892	(1,087)	(476)	1,717	-	154	45,046	513

Changes in estimated future development								
costs	(5,971)	(293)	65	(1,267)	-	(1,495)	(7,466)	(79)
Accretion of discount	3,747	407	16	114	-	537	4,284	40
Net change in income taxes	(19,917)	1,652	-	(238)	-	1,414	(18,503)	(144)
Timing	-	318	38	-	-	356	356	-
Other - unspecified	-	(25)	54	(393)	-	(364)	(364)	32
Balance at December 31, 2009	76,334	3,203	157	2,028	-	5,388	81,722	467
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SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(v) Standardized measure of discounted future net cash flows relating to proved oil and gas quantities and changes therein (Continued)

			Cons	olidated I	I ntiti os			Equity Method Investees
				onuateu 1	Litutes			mvestees
	Brazil	South America	North America	Africa	Others	International	Total	Total
Balance at January 1, 2008	169,853	4,909	865	3,364	-	9,138	178,991	792
Sales and transfers of oil and gas, net of production cost	(36,982)	(1,630)	(97)	(59)		(1,786)	(38,768)	_
Development	(30,702)	(1,030)	(>1)	(37)		(1,700)	(50,700)	
cost incurred	11,744	557	288	549	194	1,588	13,332	-
Net change due to purchases and sales of reserves	-	201	-	-	-	201	201	-
Net change due to extensions, discoveries and improved less related	1,018	69		(19)		50	1,068	
Revisions of previous quantity	1,016	09	-	(19)	-	30	1,006	-
estimates	634	1,232	(155)	440	-	1,517	2,151	-
Net change in prices, transfer prices and in production	(188,780)	(1,355)	(1,075)	(4,018)	(194)	(6,642)	(195,422)	-

costs								
Changes in estimated future development costs	(8,576)	(733)	(132)	(162)	-	(1,027)	(9,603)	_
Accretion of								
discount	16,985	668	122	340	-	1,130	18,115	-
Net change in								
income taxes	71,571	(449)	356	1,380	-	1,287	72,858	-
Timing	-	(208)	74	(410)	-	(544)	(544)	-
Other -								
unspecified	-	(87)	40	(310)	-	(357)	(357)	-
Balance at December 31, 2008	37,467	3,174	286	1,095	-	4,555	42,022	240
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SUPPLEMENTARY INFORMATION ON OIL AND GAS EXPLORATION AND PRODUCTION (UNAUDITED)

Expressed in Millions of United States Dollars (except when specifically indicated)

(v) Standardized measure of discounted future net cash flows relating to proved oil and gas quantities and changes therein (Continued)

	Consolidated Entities									
		South North								
	Brazil	America	America	Africa	Others	International	Total	Total		
Balance at January 1, 2007	93,887	4,015	738	915	-	5,668	99,555	-		
Sales and transfers of oil and gas, net of production cost	(26,780)	(1,407)	(190)	(45)	_	(1,642)	(28,422)	_		
Development	(20,700)	(1,107)	(170)	(43)		(1,042)	(20,122)			
cost incurred	7,928	579	325	228	-	1,132	9,060	-		
Net change due to purchases and sales of reserves	-	(1)	-	-	-	(1)	(1)	-		
Net change due to extensions, discoveries and improved less										
related Revisions of previous quantity	3,995	273	-	1,629	-	1,902	5,897	-		
estimates Net change in	15,356	1,072	(189)	(207)	-	676	16,032	-		
prices, transfer prices and in production costs	113,403	886	234	1,538		2,658	116,061			
Costs	113,703	000	234	1,556	-	2,036	110,001	-		

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Changes in estimated future development costs	(6,524)	(618)	(118)	(130)	-	(866)	(7,390)	-
Accretion of discount	9,389	659	105	103	_	867	10,256	-
Net change in income taxes	(40,801)	(546)	(40)	(670)	-	(1,256)	(42,057)	-
Balance at December 31, 2007	169,853	4,912	865	3,361	-	9,139	178,992	792
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Petrobras International Finance Company (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Consolidated financial statements

Years ended December 31, 2009, 2008 and 2007 together with Report of Independent Registered Public Accounting Firm

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Petrobras International Finance Company and subsidiaries

(A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Consolidated Financial Statements

December 31, 2009, 2008 and 2007

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Report of Independent Registered Public Accounting Firm

The Executive Board and Stockholder of Petrobras International Finance Company

We have audited the accompanying consolidated balance sheets of Petrobras International Finance Company and subsidiaries (the Company) as of December 31, 2009 and 2008, and the related consolidated statements of operations, changes in stockholder s deficit and cash flows for each of the years in the three-year period ended December 31, 2009. We also have audited the Company s internal control over financial reporting as of December 31, 2009, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company's management is responsible for these consolidated financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management s Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on these consolidated financial statements, and an opinion on the Company's internal control over financial reporting based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the consolidated financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall consolidated financial statements presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

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A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of consolidated financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of consolidated financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the consolidated financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Petrobras International Finance Company and subsidiaries as of December 31, 2009 and 2008, and the results of its operations and its cash flows for each of the years in the three-year period ended December 31, 2009, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, Petrobras International Finance Company and subsidiaries maintained, in all material respects, effective internal control over financial reporting as of December 31, 2009, based on criteria established in Internal Control-Integrated Framework issued by COSO.

/s/ KPMG Auditores Independentes KPMG Auditores Independentes

Rio de Janeiro, Brazil March 24, 2010

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Consolidated Balance Sheets As of December 31, 2009 and 2008 (In thousand of U.S. dollars)

Assets	2009	2008
Current assets		
Cash and cash equivalents (Note 3)	953,157	287,694
Marketable securities (Note 4)	2,546,811	2,598,764
Trade accounts receivable		
Related parties (Note 5)	15,986,051	24,155,075
Other	553,081	489,799
Notes receivable - related parties (Note 5)	1,213,155	1,152,627
Inventories (Note 6)	1,223,267	1,137,179
Export prepayments - related parties (Note 5)	382,827	415,843
Restricted deposits for guarantees and other (Note 5		
and 7)	127,401	146,038
	22,985,750	30,383,019
Property and equipment	2,012	2,143
Investments in non-consolidated company (Note 1)	13	3
Other assets		
Marketable securities (Note 4)	2,490,325	1,999,760
Notes receivable - related parties (Note 5)	421,962	412,127
Export prepayment - related parties (Note 5)	263,480	331,450
Restricted deposits for guarantees and prepaid expenses (Note 7)	201,188	174,299
	3,376,955	2,917,636
Total assets	26,364,730	33,302,801

See the accompanying notes to the consolidated financial statements.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Consolidated Balance Sheets

As of December 31, 2009 and 2008

(In thousand of U.S. dollars, except for number of shares and per share amounts)

Liabilities and stockholder s deficit	2009	2008	
Current liabilities			
Trade accounts payable			
Related parties (Note 5)	1,684,855	1,712,070	
Other	1,436,399	635,977	
Notes payable - related parties (Note 5)	7,862,042	25,352,728	
Short-term financing (Note 8)	1,482,820	-	
Current portion of long-term debt (Note 8)	474,608	197,769	
Accrued interests (Note 8)	199,469	103,930	
Other current liabilities (Note 5)	34,555	9,746	
	13,174,748	28,012,220	
Long-term liabilities			
Long-term debt (Note 8)	13,268,959	5,883,376	
Stockholder s deficit			
Shares authorized and issued			
Common stock - 300,050,000 shares at par value US\$ 1			
(Note10)	300,050	300,050	
Additional paid in capital	266,394	266,394	
Accumulated deficit	(632,755)	(1,120,147)	
Other comprehensive income			
Loss on cash flow hedge	(12,666)	(39,092)	
	(78,977)	(592,795)	
Total liabilities and stockholder s deficit	26,364,730	33,302,801	

See the accompanying notes to the consolidated financial statements.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Consolidated Statements of Operations
Years Ended December 31, 2009, 2008 and 2007
(In thousand of U.S. dollars, except net income/(loss) per share amounts)

	Years ended December 31,			
	2009	2008	2007	
Sales of crude oil, oil products and services				
Related parties (Note 5)	15,728,847	23,797,304	14,679,385	
Other	13,121,152	18,645,503	12,052,646	
	28,849,999	42,442,807	26,732,031	
Cost of sales				
Related parties (Note 5)	(11,899,415)	(14,431,172)	(8,874,800)	
Other	(15,926,001)	(27,799,952)	(17,435,987)	
Selling, general and administrative expenses				
Related parties (Note 5)	(197,315)	(341,668)	(182,424)	
Other	(220,537)	(220,527)	(112,257)	
Other operating expenses (Note 9)	(29,320)	(577,128)	-	
	(28,272,588)	(43,370,447)	(26,605,468)	
Operating income/(loss)	577,411	(927,640)	126,563	
Equity in results of non-consolidated company	(10)	(2)	_	
non-consolidated company	(10)	(2)	_	
Financial income				
Related parties (Note 5)	1,415,010	1,655,709	1,697,955	
Derivatives on sales and financial transactions				
Related parties (Note 5)	54,398	1,822	8,027	
Other (Note 12)	213,683	500,088	56,312	
Financial investments	296,096	145,371	280,379	
Other	18,283	21,892	27,264	
	1,997,470	2,324,882	2,069,937	

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Financial expense			
Related parties (Note 5)	(936,828)	(1,322,342)	(1,588,246)
Derivatives on sales and financial			
transactions			
Related parties (Note 5)	(27,837)	(30,719)	-
Other (Note 12)	(373,899)	(384,908)	(148,356)
Financing	(657,407)	(413,305)	(406,303)
Expense on extinguishment of debt			
(Note 8)	(50,408)	-	-
Other	(43,703)	(18,786)	(25,013)
	(2,090,082)	(2,170,060)	(2,167,918)
Financial, net	(92,612)	154,822	(97,981)
Exchange variation, net	400	(2,836)	(24)
Other income, net	2,203	3,058	412
Net income/(loss) for the year	487,392	(772,598)	28,970
Net income/(loss) per share for the year - US\$	1.62	(2.57)	0.10

See the accompanying notes to the consolidated financial statements.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Consolidated Statements of Changes in Stockholder s Deficit Years Ended December 31, 2009, 2008 and 2007 (In thousand of U.S. dollars)

	Years ended December 31,				
	2009	2008	2007		
Common stock					
Balance at					
January 1	300,050	300,050	300,050		
Capital increase	-	-	-		
Balance at end					
of year	300,050	300,050	300,050		
Additional paid in capital					
Balance at					
January 1	266,394	53,926	53,926		
Transfer to	,				
capital	-	212,468	-		
Balance at end					
of year	266,394	266,394	53,926		
Accumulated deficit					
Balance at					
January 1	(1,120,147)	(347,549)	(376,519)		
Net					
income/(loss) for the year	487,392	(772,598)	28,970		
ioi die yedi	701,07 <u>2</u>	(112,370)	20,770		
Balance at end					
of year	(632,755)	(1,120,147)	(347,549)		

Other

comprehensive income

Loss on cash flow hedge Balance at (39,092) (2,207)January 1 (9,424)Change in the 26,426 (29,668)year (7,217)Balance at end (12,666)of year (39,092)(9,424)**Total** stockholder s deficit (78,977) (592,795) (2,997)

See the accompanying notes to the consolidated financial statements.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Consolidated Statements of Cash Flows Years Ended December 31, 2009, 2008 and 2007 (In thousand of U.S. dollars)

	Years ended December 31,			
	2009 2008		2007	
Cash flows from operating activities				
Net income/(loss) for the year	487,392	(772,598)	28,970	
Adjustments to reconcile net income				
(loss) to net cash				
used in operations				
Depreciation, amortization of prepaid				
expenses and debt amortization	76,434	2,993	7,909	
Loss on inventory	(144,548)	144,866	7,505	
Equity in results of non-consolidated	(144,540)	144,000	_	
company	10	2	-	
Decrease (increase) in assets				
Trade accounts receivable				
Related parties	8,169,024	(9,228,606)	(4,475,358)	
Other	(63,311)	412,006	(66,892)	
Export prepayments - related parties	100,986	36,128	(251,256)	
Other assets	(31,430)	930	(903,409)	
Increase in liabilities				
Trade accounts payable				
Related parties	(27,215)	625,591	543,631	
Other	800,422	(544,978)	58,969	
Other liabilities	29,495	174,570	(152,547)	
Net cash provided by/(used in) operating				
activities	9,397,259	(9,149,096)	(5,209,983)	
Cash flows from investing activities				
Marketable securities, net	(438,612)	(465,902)	(2,335,756)	
Notes receivable - related parties, net	(47,155)	493,024	(3,608,351)	
Property and equipment	(581)	(1,612)	(904)	
Investments in non-consolidated company	(20)	(5)	-	

Net cash (used in)/provided by investing activities	(486,368)	25,505	(5,945,011)
Cash flows from financing activities			
Short-term financing, net issuance and			
repayments	1,482,820	(5,201)	(143,246)
Proceeds from issuance of long-term debt	12,350,000	836,815	1,737,162
Principal payments of long-term debt	(4,697,769)	(722,060)	(1,557,783)
Short-term loans - related parties, net	(17,380,479)	8,626,816	18,630,887
Principal payments of long-term loans - related parties	-	-	(7,347,923)
Net cash (used in)/provided by financing activities	(8,245,428)	8,736,370	11,319,097
Increase/(Decrease) in cash and cash equivalents	665,463	(387,221)	164,103
Cash and cash equivalents at beginning of the year	287,694	674,915	510,812
Cash and cash equivalents at end of the year	953,157	287,694	674,915
Supplemental disclosures of cash flow information:			
Cash paid during the year for			
Interest	1,658,154	1,517,259	2,096,165
Income taxes	3,932	1,977	1,089
Cash received during the year for interest	101,678	176,903	730,325
Non-cash investing and financing transactions			
Capital contribution due to acquisition and sale of			
Platform P-37 through loans	-	212,468	-
Transfer to Brasoil of notes receivable and payable	-	8,231,299	-
Payment of accounts payable through loans from Petrobras	-	600,000	-

See the accompanying notes to the consolidated financial statements.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (In thousand of U.S. dollars)

1. The Company and its Operations

Petrobras International Finance Company - (PifCo or the Company) was incorporated in the Cayman Islands on September 24, 1997 and operates as a wholly-owned subsidiary of Petrobras.

PifCo purchases crude oil and oil products from third parties and sells them at a premium to Petrobras on a deferred payment basis. PifCo also purchases crude oil and oil products from Petrobras and sells them outside Brazil. Accordingly, intercompany activities and transactions, and therefore the Company's financial position and results of operations, are affected by decisions made by Petrobras. Additionally, the Company sells oil and oil products to and from third parties and related parties mainly outside Brazil. Commercial operations are carried out under normal market conditions and at commercial prices. PifCo also engages in international capital market borrowings as a part of the Petrobras financial and operating strategy.

The following is a brief description of each of the Company s wholly-owned subsidiaries:

Petrobras Singapore Private Limited

Petrobras Singapore Private Limited (PSPL), based in Singapore, was incorporated in April 2006 to trade crude oil and oil products in connection with trading activities in Asia.

In 2008, PSPL took a 50% participation in PM Bio Trading Private Limited, a joint venture with Mitsui & Co. LTD established in Singapore to trade ethanol and to perform other related activities with a main focus in the Japanese market. PM Bio Trading Private Limited is scheduled to commence its operations in 2010.

Petrobras Finance Limited

Petrobras Finance Limited (PFL), based in the Cayman Islands, in connection with the Company s structured finance export prepayment program, whereby PFL purchases fuel oil from Petrobras and sells this product in the international market, including sales to designated customers, in order to generate receivables to cover the sale of future receivables debt. Certain sales were through subsidiaries of Petrobras.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

1. The Company and its Operations (Continued)

Petrobras Europe Limited

Petrobras Europe Limited (PEL), based in the United Kingdom, consolidates Petrobras European trade and finance activities. These activities consist of advising on and negotiating the terms and conditions for crude oil and oil products supplied to PifCo, PSPL, Petrobras Paraguay, Petrobras International Braspetro B.V. PIB BV and Petrobras, as well as marketing Brazilian crude oil and other derivative products exported to the geographic areas in which the Company operates. PEL plays an advisory role in connection with these activities and undertakes no commercial or financial risk.

Bear Insurance Company Limited

Bear Insurance Company Limited (BEAR), based in Bermuda, contracts insurance for Petrobras and its subsidiaries.

2. Basis of Financial Statement Presentation

The consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (US GAAP). The preparation of these consolidated financial statements requires the use of estimates and assumptions that affect the assets, liabilities, revenues and expenses reported in the consolidated financial statements, as well as amounts included in the notes thereto.

Events subsequent to December 31, 2009, were evaluated until the time of the Form 6-K filing with the Securities and Exchange Commission on March 24, 2010. Refer to Note 2 (o) for discussion of Codification Topic 855, Subsequent Events.

(a) Foreign currency translation

The Company s functional currency is the U.S. dollar. All monetary assets and liabilities denominated in a currency other than the U.S. dollar are remeasured into the U.S. dollar using the current exchange rates. The effect of variations in the foreign currencies is recorded in the statement of operations as financial expense or income.

(b) Cash and cash equivalents

Cash equivalents consist of highly liquid investments that are readily convertible into cash and have an original maturity of three months or less at their date of acquisition.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

2. Basis of Financial Statement Presentation (Continued)

(c) Marketable securities

Marketable securities have been classified by the Company as available for sale, held to maturity or trading based upon intended strategies with respect to such securities.

Trading securities are marked-to-market through current period earnings, available for sale securities are marked-to-market through other comprehensive income, and held to maturity securities are recorded at amortized cost.

There were no material transfers between categories.

(d) Trade accounts receivable

Trade accounts receivable are stated at estimated realizable values. An allowance for doubtful accounts is provided in an amount considered by management to be sufficient to meet probable future losses related to uncollectible accounts.

(e) Notes receivable

Notes receivable bear interest rates, are stated at estimated realizable values and relate to loans executed between the Company and subsidiaries of Petrobras.

(f) Inventories

Inventories are stated at the lower of weighted average cost or net realizable market value.

(g) Restricted deposit and guarantees

Restricted deposit and guarantees represent amounts placed in escrow as required by contractual commitments of the Company. Deposits are made in cash and recorded at funded amount.

(h) Prepaid expenses

Prepaid expenses are exclusively comprised of deferred financing costs associated with the Company's debt issuance and are being amortized over the terms of the related debt. The unamortized balance of deferred financing costs was US\$ 67,730 and US\$ 40,608 as of December 31, 2009 and 2008, respectively.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

2. Basis of Financial Statement Presentation (Continued)

(i) Property and equipment

Property and equipment are stated at cost and are depreciated according to their estimated useful lives.

(j) Current and long-term liabilities

These are stated at known or estimated amounts including, when applicable, accrued interest.

(k) Unearned income

Unearned income represents the unearned premium charged by the Company to Petrobras and Alberto Pasqualini - Refap S.A. (Refap) to compensate for its financing costs. The premium is billed to Petrobras and Refap at the same time the related product is sold, and is deferred and recognized into earnings as a component of financial income on a straight-line basis over the collection period, which ranges from 120 to 330 days, in order to match the premium billed with the Company s financial expense. The unearned income is classified within accounts receivable.

(I) Revenues, costs, income and expenses

For all third party and related party transactions, revenues are recognized in accordance with the U.S. SEC s Staff Accounting Bulletion 104 - Revenue Recognition. Crude oil and oil products revenues are recognized on an accrual basis when persuasive evidence of an arrangement exists in the form of a valid contract, delivery has occurred or title has transferred, the price is fixed or determinable and collectability is reasonably assured. Costs are recognized when incurred. Income and expenses include financial interest and charges, at official rates or indexes, relating current and non-current assets and liabilities and, when applicable, the effects arising from the adjustment of assets to market or realizable value.

The principal commercial transactions of the Company consist of:

Imports - the Company buys from suppliers outside Brazil (mainly from third-parties) and sells to Petrobras and its Brazilian subsidiaries.

Exports - the Company buys from Petrobras and sells to customers outside Brazil.

Off-shore - the Company buys and sells mainly outside of Brazil, in transactions with third-parties and related parties.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

2. Basis of Financial Statement Presentation (Continued)

(m) Accounting for derivatives and hedging activities

The Company applies Codification Topic 815 - Derivatives and Hedging, together with its amendments and interpretations, referred to collectively herein as ASC Topic 815 . These rules require that all derivative instruments be recorded in the balance sheet of the Company as either an asset or a liability and measured at fair value. ASC Topic 815 requires that changes in the derivative s fair value be recognized in the income statement unless specific hedge accounting criteria are met; and the Company designates. For derivatives designated as accounting hedges, fair value adjustments are recorded either in the income statements or Accumulated other comprehensive income , a component of shareholders equity, depending upon the type of accounting hedge and the degree of hedge effectiveness.

The Company uses derivative financial instruments, not designated as hedge accounting, to mitigate the risk of unfavorable price movements for crude oil and oil products purchases. These instruments are marked-to-market with the associated gains or losses recognized as Financial income or Financial expense.

The Company may also use non-hedging derivatives to mitigate the risk of unfavorable exchange-rate movements on its foreign currency-denominated funding. Gains and losses from changes in the fair value of these contracts are recognized as Financial income or Financial expense.

The Company may also use hedging derivatives to protect exchange of interest rates in different currencies. These hedging derivatives used as well as the risk being hedged are accounted for a cash flow model. Under this model, the gains and losses associated with the derivative instruments are deferred and recorded in Accumulated other comprehensive income until such time as the hedged transaction impacts earnings, with the exception of any hedge ineffectiveness; which is recorded directly in the statements of operations.

(n) Recently issued accounting pronouncements

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 2009-17 is effective for the Company in January, 2010, and is not expected to have a material impact on the Company s results of operations, financial position or liquidity.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

2. Basis of Financial Statement Presentation (Continued)

(n) Recently issued accounting pronouncements (Continued)

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 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 is effective for the Company in January, 2010, and is not expected to have a material impact on the Company s results of operations, financial position or liquidity.

(o) Recently adopted accounting pronouncements

Codification

The Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2009-01 in June 2009. This Update, also issued as FASB Statement of Financial Accounting Standards (SFAS) No. 168, The FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles, is effective for financial statements issued after September 15, 2009. Update 2009-01 requires that the FASB is Accounting Standards Codification (ASC) become the sole source of authoritative U.S. generally accepted accounting principles recognized by the FASB for nongovernmental entities. The Codification is meant to simplify user access to all authoritative GAAP by reorganizing GAAP pronouncements into roughly 90 accounting topics within a consistent structure. All previous level (a)-(d) US GAAP standards issued by a standard setter are superseded. Level (a)-(d) US GAAP refers to the previous accounting hierarchy. All other accounting literature not included in the Codification is nonauthoritative.

Following this Statement, the Board will not issue new standards in the form of Statements, FASB Staff Positions, or Emerging Issues Task Force Abstracts. Instead, it will issue Accounting Standards Updates. The Board will not consider Accounting Standards Updates as authoritative in their own right. Accounting Standards Updates will serve only to update the Codification. PifCo adopted this Update effective July 1, 2009.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

- 2. Basis of Financial Statement Presentation (Continued)
- (o) Recently adopted accounting pronouncements (Continued)

Fair Value Measurements

Effective January 1, 2009, the Company implemented SFAS No 157, Fair Value Measurements for nonfinancial assets and nonfinancial liabilities measured at fair value, except those that are recognized or disclosed on a recurring basis (at least annually). This Statement was codified into ASC Topic 820 Fair Value Measurement and Disclosures. There was no impact to the Company s consolidated financial statements from the implementation of this Topic for nonfinancial assets and liabilities, other than additional disclosures that have been incorporated into Note 12 of these financial statements.

Subsequent Events

Effective April 1, 2009, the Company adopted SFAS 165, Subsequent Events . This Statement was codified into FASB ASC Topic 855, Subsequent Events . Topic 855 establishes general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. Topic 855 did not change significantly the current practice previously provided in auditing literature, except for introducing the concept of financial statements being available to be issued. It requires the disclosure of the date through which an entity has evaluated subsequent events and the basis for that date, that is, whether that date represents the date the financial statements were issued or were available to be issued. This Statement is not expected to result in any significant changes in the subsequent events reported by the Company. Refer to Note 2 for the Topic 855 related disclosure for the year ended December 31, 2009.

Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

3. Cash and Cash Equivalents

	2009	2008	
Cash and banks	1,445	92,857	
Time deposits and			
short-term investment	951,712	194,837	
	953,157	287,694	

4. Marketable Securities

				Total		
	Security (ii)	Maturity	Interest rate per annum	2009 (i)	2008 (i)	
Available						
for Sale	CI.	2014	0.00	015 007	750 210	
(iii)	Clep	2014	8%	817,896	759,319	
Available for Sale						
(iii)	Marlim	2011	7.4% + IGPM(*)	366,246	258,046	
Held to			. ,	•	·	
Maturity	Charter	2024	4%	908,491	884,311	
Held to						
Maturity	NTS	2010-2014	1.26%/4.19%	601,845	595,013	
Held to	NITNI	2010-2014	1 260/12 600/14 100/	<i>(</i> 21 400	522 426	
Maturity Held to	NTN	2010-2014	1.26%/2.69%/4.19%	631,499	533,426	
Maturity	Mexilhão	2010	4.56%	471,081	443,878	
Held to	1120111111	2010	110070	,,,,,	,	
Maturity	Gasene	2010	0.88%/0.93%/2.28%	382,424	332,512	
Held to						
Maturity	PDET	2019	2.51%	359,576	355,984	
Held to		• • • • •	0.00%	400.050	10 6 6 7 7	
Maturity	TUM	2010	0.88% up to 3.98%	498,078	436,035	

	5,037,136	4,598,524
Less:		
Current		
balances	(2,546,811)	(2,598,764)
	2,490,325	1,999,760

- (*) IGPM General Market Price Index, calculated by the Brazilian Institute of Economics (IBRE) of the Getulio Vargas Foundation (FGV).
- (i) Balances include interest and principal.
- (ii) Securities held by the fund are respective to the special purposes companies, established to support Petrobras infrastructure projects, are not US exchange traded securities.
- (iii) Changes in fair value related to the securities classified as available for sale are diminimus and were included in the Statement of Operations as financial income.

Marketable securities are comprised of amounts the Company has invested in the exclusive portfolio of an investment fund, operated exclusively for PifCo, which holds certain Petrobras group securities among its other investments.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

5. Related Parties

Current	Petróleo Brasileiro S.A. -Petrobras	Petrobras International Braspetro B.V PIB BV and its subsidiaries	Downstream Participações S.A.and its subsidiaries	Other	2009	2008
assets Marketable securities (iv) Accounts	le -	-	-	2,546,811	2,546,811	2,598,764
receivable principally for sales (i)		157,307	74,808	182	15,986,051	24,155,075
Notes receivable	-	1,205,499	-	7,656	1,213,155	1,152,627
Export prepayme Other	nt 69,716	3,994	-	313,111	382,827 3,994	415,843 1,822
Investme in non-conse company	olidated	-	-	13	13	3
Other assets Marketab	le					
(iv) Notes	-	-	-	2,490,325	2,490,325	1,999,760
receivable	-	421,962	-	-	421,962	412,127

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Export	nt 263,480	-	-	-	263,480	331,450	
Current liabilities							
Trade							
accounts	1000011	246004	40.00	07.700	4 (040==	4 = 4 0 0 = 0	
payable Notes	1,363,311	216,081	19,925	85,538	1,684,855	1,712,070	
payable							
(ii)	7,862,042	-	-	-	7,862,042	25,352,728	
Other	-	2,768	-	-	2,768	235	
Statemen	t						
of							•••
operation Sales	S						2007
of							
crude							
oil and oil							
products							
and							
services	10,139,103	3,401,222	2,079,864	108,658	15,728,847	23,797,304	14,679,385
Purchases	(0.175.001)	(2,180,018)	(515 520)	(27.066)	(11 900 /15)	(14 421 172)	(0.074.000)
(iii) Selling,	(9,175,901)	(2,180,018)	(515,530)	(27,966)	(11,899,415)	(14,431,172)	(8,874,800)
general							
and							
administra		(52 Z02)		(0)	(10= -1-)		
expenses	(134,589)	(62,503)	(214)	(9)	(197,315)	(341,668)	(182,424)
Equity in							
results							
of							
non-conso	lidated			(10)	(40)	(2)	
company	-	-	-	(10)	(10)	(2)	-
Financial income	1,300,749	131,868	29,871	6,920	1,469,408	1,657,531	1,699,307
Financial	-,, , , , ,	121,000	_>,0,1	J, 20	_,,.00	=,00.,001	-, -, -, -, -, -, -, -, -, -, -, -, -, -
expense	(936,821)	(27,840)	(4)	-	(964,665)	(1,353,061)	(1,588,246)

Commercial operations between PifCo and its subsidiaries and affiliated companies are carried out under normal market conditions and at commercial prices, except for the sales of oil and oil products to Petrobras, which have an extended settlement period consistent with PifCo s formation as a financing entity, and include finance charges

accrued during the extended payment period.

Certain affiliates of PifCo and PFL, which are subsidiaries of Petrobras, serve as agents in connection with export sales to certain customers under the export prepayment program. Those transactions have been classified as related party transactions for purposes of these financial statements.

The transactions were realized to support the financial and operational strategy of the parent company, Petróleo Brasileiro S.A. - Petrobras.

- Accounts receivable from related parties consider mainly crude oil sales made by the Company to

 (i) Petrobras, with extended payment terms of up to 330 days.
- Current Liabilities Notes payable relate to loans executed between the Company and Petrobras, with (ii) annual interest rate is 3.58%.
- (iii) Purchases from related parties are presented in the cost of sales section of the statement of operations.
- (iv) See Note (4).

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

6. Inventories

2009		
847,901	733,161	
345,732	316,089	
29,634	15,738	
-	72,191	
1,223,267	1,137,179	
	847,901 345,732 29,634	

Inventories are stated at the lower of cost or net realizable market value. At December 31, 2009 and 2008 the inventories were reduced in US\$ 318 and US\$ 144,866 (see Note 9), respectively, due to declines in international oil prices, which have been classified as other operating expenses in the statement of operations. The Company adopted the net realizable value for inventories impairment purposes.

7. Restricted Deposits and Guarantees

PifCo has restricted deposits with financial institutions that are required as a result of contractual obligations in financing arrangements. The amount classified in non-current assets is comprised of deposits: (i) US\$ 38,250 related to issuances of senior notes in the total amount of US\$ 600,000. The guarantees related to the financings will be maintained through maturity of such financings, and are required per the related debt agreement; and (ii) in accordance with the Deposit, Pledge and Indemnity Agreement of April 29, 2005, PifCo has guaranteed the debt of SFE Sociedade Fluminense de Energia Ltda., a subsidiary of Petrobras. In accordance with the terms of this guarantee, PifCo has deposited US\$ 95,948 in an escrow account, such amount to be used to satisfy Sociedade Fluminense de Energia debts in the event of default.

8. Financing

	Current		Long-te	rm
	2009	2008	2009	2008
Financial institutions (i) (ii)	1,891,662	142,599	1,682,543	989,181
Senior notes	11,099	11,099	235,350	235,350
Sale of right to future receivables	70,347	69,657	413,480	481,450
Assets related to export prepayment to be offset against sale of right to				
future receivables	-	-	(150,000)	(150,000)
Global notes (iii)	181,656	76,165	10,709,621	3,941,135
Japanese yen bonds	2,133	2,179	377,965	386,260
	2,156,897	301,699	13,268,959	5,883,376
Financing	1,482,820	-	13,268,959	5,883,376
Current portion of long-term debt	474,608	197,769	-	-
Accrued interests	199,469	103,930	-	-
	2,156,897	301,699	13,268,959	5,883,376

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

8. Financing (Continued)

(i) The Company s financings in U.S. dollars are derived mainly from commercial banks and include trade lines of credit, which are primarily intended for the purchase of crude oil and oil products on the international market for sale to Petrobras and to purchase Petrobras crude oil and oil products exports, and with interest rates ranging from 0.91% to 4.13% at December 31, 2009.

At December 28, 2009, PifCo borrowed an amount of US\$ 1,500,000 under a line of credit with Santander. The loan will mature in 2010 and bears interest at an initial rate of Libor plus spreads reflecting prevailing rates at the time of incurrence.

At December 31, 2009 and 2008, the Company had fully utilized all available lines of credit specifically designated for purchase of imported crude oil and oil products.

At December 31, 2009 and 2008, the Company s long-term debt was US\$ 13,268,959 and US\$ 5,883,376, respectively, and had estimated fair values of approximately US\$ 14,445,600 and US\$ 5,915,000, respectively.

The main long-term funding carried out during 2009 is shown in the following table:

Date	Amount	Maturity	Description
February/2009 (iii)	1,500,000	2019	Global notes - coupon of 7.875%
July and September/2009 (ii)	1,100,000	Until 2012	Lines of credit - Libor plus market spread. During 2009 PifCo borrowed US\$ 4,500,000 and prepaid an equal amount, incurring in expenses of extinguishment of debt of US\$ 50,408.
July/2009 (iii)	1,250,000	2019	Global notes - coupon of 7.875%
October/2009 (iii)	4,000,000 7,850,000	2020 and 2040	Global notes in the amount of US\$ 2,500,000 and US\$ 1,500,000, with coupon of 5.75% and 6.875%, respectively.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

8. Financing (Continued)

The proceeds from Global notes were used for general corporate purposes and repay of the bridge loans incurred at the beginning of this year, in accordance with the 2009-2013 Petrobras Business Plan.

Long-term financing - Additional information

a) Long-term debt interest rates

					Payment	period
	Date of issuance	Maturity	Interest rate	Amount	Interest	Principal
Senior notes						
Senior notes	January, 2002	2011	9.750 %	235,350 235,350	semiannually	bullet
Sale of right to future receivables						
Junior trust certificates						
Serie 2003-B	May, 2003	2013	3.748 %	40,000	quarterly	bullet
Serie 2003-A	May, 2003	2015	6.436 %	110,000	quarterly	bullet
				150,000		
Assets related to export prepayment to be offset against sale of right to future receivables						
Serie 2003-B	May, 2003	2013	3.748 %	(40,000)	quarterly	bullet
Serie 2003-A	May, 2003	2015	6.436 %	(110,000)	quarterly	bullet
				(150,000)		
				-		
Senior trust certificates						
Serie 2003-B	May, 2003	2013	4.848 %	63,760	quarterly	quarterly
Serie 2003-A	May, 2003	2015	6.436 %	199,720	quarterly	quarterly
				263,480		

Japanese yen bonds	September, 2006	2016	2.150 %	377,965 377,965	semiannually	bullet
Global notes						
Global notes	July, 2003	2013	9.125 %	377,724	semiannually	bullet
Global notes	December, 2003	2018	8.375 %	576,780	semiannually	bullet
Global notes	September, 2004	2014	7.750 %	397,865	semiannually	bullet
Global notes	October, 2006	2016	6.125 %	854,972	semiannually	bullet
Global notes	November, 2007	2018	5.875 %	1,739,529	semiannually	bullet
Global notes	February and July, 2009	2019	7.875 %	2,807,917	semiannually	bullet
Global notes	October, 2009	2020	5.75 %	2,477,865	semiannually	bullet
Global notes	October, 2009	2040	6.875 %	1,476,969 10,709,621	semiannually	bullet
Financial institutions	from 2004	up to 2017	from 2.02% to 4.13%	1,682,543 1,682,543	various	various
				13,268,959		

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

8. Financing (Continued)

Long-term financing - Additional information (Continued)

b) Long-term debt maturity dates:

	13,268,959
Thereafter	10,451,997
2015	72,200
2014	553,874
2013	537,062
2012	1,261,798
2011	392,028

9. Other Operating Expenses

The Company recognized a loss of US\$ 29,320 and US\$ 577,128 due to a reduction in the value of the inventory for the year ended December 31, 2009 and 2008, respectively, resulting from lower international oil prices.

10. Stockholder's Deficit

Capital

The subscribed capital at December 31, 2009 and 2008 is US\$ 300,050 divided into 300,050,000 shares of US\$ 1.00 each.

11. Commitments and Contingencies

(a) Oil purchase contract

In an effort to ensure procurement of crude oil and oil products for the Company s customers, the Company currently has several short and long-term normal purchase contracts with maturity dates up to 2017, which collectively obligate it to purchase a minimum of approximately 172,188 barrels of crude oil and oil products per day at market prices.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

11. Commitments and Contingencies (Continued)

(b) Purchase option - Platforms

The Company has maintained the right to exercise the call option on the existing Subchartered Asset Option Agreement granted by PNBV and has maintained the obligation to purchase the vessels in case PNBV exercises the Put Option, upon the occurrence of an event of default, under the same Option Agreement, for the Platforms P-8, P-15, P-32. PifCo also has an obligation to purchase the platforms after the expiration of the Charter terms.

In relation to Platform P-47, PifCo has maintained the right to exercise the call option on the existing Subchartered Asset Option Agreement granted by PNBV and has maintained the obligation to purchase the vessel in case PNBV exercises the Put Option, upon the occurrence of an event of default or of the expiration of the Charter.

PifCo may designate any affiliate or subsidiary to perform its obligations under this agreement.

(c) Loans agreement

The Company s outstanding position at December 31, 2009 in irrevocable letters of credit was US\$ 556,162, as compared to US\$ 627,946 at December 31, 2008, supporting crude oil and oil products imports and services.

Additionally, the Company had standby committed facilities available in the amount of US\$ 518,500, (US\$ 546,270 at December 31, 2008) which are not committed to any specific use. PifCo has not drawn down amounts related to these facilities and does not have a scheduled date for the drawdown.

In June 2008, PifCo issued a corporate guarantee to International Finance Corporation IFC in the amount of US\$ 40,000 to back a loan contracted by affiliate company Quattor Petroquímica in connection with Petrobras strategy to consolidate petrochemical assets in the southeast region of Brazil. Accordingly, Quattor Petroquímica assumed the obligation to pay interest annually, in U.S. dollars, at a rate of 1% per annum over the amount guaranteed by PifCo up to the maturity date of the loan in 2017, or until certain contractual conditions are reached, whichever comes first. In the event of financial execution of this guarantee, PifCo has been granted the right to recourse.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

12. Derivative Instruments, Hedging and Risk Management Activities

PifCo s policy for the risk management of the price of oil and oil products consists basically in protecting the margins in some specific short-term positions. Future contracts, swaps and options are the instruments used in these economic hedge operations which are tied to actual physical transactions. Positive and negative results are offset by the reverse results of the actual physical market transaction and they are recorded in the statement of operations as financial income and financial expense. The Company s derivative instruments are recorded in the consolidated balance sheet at their fair value.

For exchange-traded contracts, fair value is based on quoted market prices. For non-exchange traded contracts, fair value is based on dealer quotes, pricing models or quoted prices for instruments with similar characteristics. The transaction price is used as the initial fair value of the contracts.

The commodity derivative 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 marked-to-market accounting, in the period of change.

As of December 31, 2009, the Company had the following outstanding commodity derivative contracts that were entered into:

Commodity Contracts	Notional amount in thousands of bbl*			
Maturity 2010	2009	2008		
Futures and				
Forwards				
<u>contracts</u>				
Crude oil and oil				
Products	(3.447)	(2.704)		

^{*} A negative notional amount represents a short position.

Cash Flow Hedge

In September 2006, the Company contracted a hedge known as a cross currency swap for coverage of the bonds issued in Yen 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 U.S. 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.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

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

Cash Flow Hedge (Continued)

The Company has elected to designate its cross currency swap as cash flow hedge. 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 hedge 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 flow of the bonds issued in Yen.

As of December 31, 2009, the Company had entered into the following cross currency swap:

Cross Currency Swaps

Maturing in 2016	%	Notional Amount in thousand (JPY)
Fixed to fixed		35,000,000
Average Pay Rate (USD)	5.69	
Average Receive Rate (JPY)	2.15	

At December 31, 2009, the over the counter foreign exchange derivative contract, presented a maximum estimated loss per day (VAR Value at Risk), calculated at a reliability level of 95%, of approximately US\$ 22,101.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

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

Cash Flow Hedge (Continued)

The effect of derivative instruments on the statement of financial position for the year ended 31, December 2009.

	December 31, 2009			December 31, 2008				
			Liab	ility			Liabi	litv
	Asset Der	ivatives	Deriva	•	Asset Der	ivatives	Derivat	•
	Balance		Balance		Balance		Balance	
	Sheet	Fair	Sheet	Fair	Sheet	Fair	Sheet	Fair
	Location	Value	Location	Value	Location	Value	Location	Value
Derivatives designated as hedging instruments under Codification Topic 815								
Foreign exchange contracts								
_	Other current				Other current			
Cross currency swap	assets	64,819		-	assets	47,278		-
Derivatives not designated as hedging instruments under Codification Topic 815								
	Other		Other		Other		Other	
Commodity contracts	current assets	23,143	current liabilities	22,997	current assets	38,513	current liabilities	1,101
Total Derivatives		87,962		22,997		85,791		1,101
Recogn	of Gain or (I nized in OCI ative (Effecti	on		Recla	of Gain or (Lo ssified from lated OCI in	Red	Amount of Cognized in in	come on

	Portio	on)		Income (Effect	ive Portion)	Portion and Excluded Effectivenes	d from
Derivatives in Codification Topic 815 - Cash Flow Hedging	2000	2006	Location of Gain or (Loss) eclassified from Accumulated OCI into Income (effective	2000	2008	2000	2008
Foreign exchange contracts	2009 8,286	2008 (20,072)	portion) Hedge on sales and financial transactions, net	2009 18,140	2008 (9,596)	2009 760	2008 350

Amount of Gain or (Loss) Recognized in Income on Derivative

Derivatives Not Designated as Hedging Instruments under Codification Topic 815	Location of Gain or (Loss) Recognized in Income on Derivative	2009	2008
Commodity contracts	Financial income	267,321	501,560
	Financial expense	(401,736)	(415,627)
Total		(134,415)	85,933

PifCo had written put options in the past that allows the holder of the options to sell a floating number of heavy fuel oil volumes at a minimum price of US\$14/barrel. Such option had served as an economic hedge on related future sales of receivables under the structured finance export prepayment program; the intent of which was to ensure that physical barrels delivered under the structured finance export prepayment program generate sufficient cash proceeds to repay related financial obligations. Given the low strike price relative to the market the fair value of these options is immaterial at December 31, 2009 and 2008.

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Petrobras International Finance Company and Subsidiaries (A wholly-owned subsidiary of Petróleo Brasileiro S.A. - Petrobras)

Notes to the Consolidated Financial Statements (Continued) (In thousand of U.S. dollars)

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

Fair Value

Fair values are derived either from quoted market prices available, or, in their absence, the present value of expected cash flows. The fair values reflect the cash that would have been received or paid if the instruments were settled at year end. Fair values of cash and cash equivalents, trade receivables, short-term portion of long-term debt and trade payables approximate their carrying values.

The Company s long-term asset related to the export prepayment program was US\$ 263,480 and US\$ 331,450 at December 31, 2009 and 2008, and had fair values of US\$ 270,500 and US\$ 335,100, respectively.

The disclosure requirements of Codification Topic 820 were applied to the Company s derivative instruments and certain marketable securities recognized in accordance with Codification Topic 320.

The Company s commodities derivatives and marketable securities fair values were recognized in accordance with exchanged quoted prices as the balance sheet date for identical assets and liabilities in active markets, and, therefore, were classified as level 1.

The fair values of cross currency swaps were calculated using observable interest rates in JPY and USD for the full term of the contracts, and, therefore, were classified as level 2.

The fair value hierarchy for our financial assets and liability accounted for at fair value on a recurring basis at December 31, 2009, was:

	Level 1	Level 2	December 31, 2009
Assets			
Marketable securities - available for			
sale	1,184,142		1,184,142
Derivatives	23,143	64,819	87,962
Liability			
Derivatives	22,997		22,997

* * *