BRAZILIAN PETROLEUM CORP Form 6-K May 15, 2007

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

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

For the month of May, 2007

Commission File Number 1-15106

PETRÓLEO BRASILEIRO S.A. - PETROBRAS

(Exact name of registrant as specified in its charter)

Brazilian Petroleum Corporation - PETROBRAS

(Translation of Registrant's name into English)

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

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

Form 20-F ____X ___ Form 40-F _____

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

Yes _____ No___X____

PETRÓLEO BRASILEIRO S.A. - PETROBRAS Public Company

Dividends Payment

(Rio de Janeiro, May 14, 2007). PETRÓLEO BRASILEIRO S/A - PETROBRAS, [Bovespa: PETR3/PETR4, NYSE: PBR/PBRA, Latibex: XPBR/XPBRA, BCBA: APBR/APBRA], a Brazilian international energy company, announces to shareholders that it will be making an interim payment of interest own capital, on May 17, 2007, to shareholders of common (ON) and preferred (PN) shares outstanding on April 02 2007, in accordance to the amount approved at the Company s Ordinary General Meeting hold on April 02 2007, 2006, as follows:

	Value in Reais Per share ON e PN	
Dividends	0,3500	
Restatement at the SELIC Rate	0,0161	
	0,3661	

This restatement at the SELIC Rate (R\$ 0,0161) will be subject to 22,5% withholding tax, corresponding to the variation in the SELIC rate between December 31, 2006 and May 17 2007. The above-mentioned withholding Tax is not applicable to tax immune or exempt shareholders.

1. INSTRUCTIONS FOR CREDITING

Banco do Brasil S.A., as the depository institution for the book entry shares, will effect payment.

1.1 The shareholders with current accounts held with Banco do Brasil S.A., or with other banks duly advised by shareholders, will automatically be credited amounts due on the payment date.

1.2 In the case of those shareholders where registration information does not contain details of Bank/Branch/Current Account , payment will be credited upon the updating information in Banco do Brasil S.A. s electronic files through those branches authorized to provide shareholder services.

1.3 The dividends corresponding to the shares held in deposit by the **Stock Exchanges** Fungible Custody Service will be credited to the respective Stock Exchanges through member BROKERAGE HOUSES responsible for paying the respective shareholders.

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1.4 Shareholders with **bearer shares** should personally contact one of Banco Brasil S.A. s branches presenting Brazilian tax register number (CPF), identity documents, residence voucher, together with share certificates and respective coupons allowing the latter to be converted into book entry form for subsequent payment. Also, in this opportunity, bank account information could be updated for credit of due remuneration.

1.5 For the American Depositary Receipts (ADRs) negotiated in the Stock exchange of New York - NYSE Payment in connection with the American Depositary Receipts (ADRs) traded on the New York Stock Exchange - NYSE will be made through JPMorgan Chase Bank, N.A., as successor depositary bank for the ADRs. Information concerning date of payment and any other additional information may be obtained at www.adr.com.

2. SHAREHOLDER SERVICES

More detailed information may be obtained by calling BB call center service 0800 78 5678 (in Brazil) or any Banco do Brasil branches.

3.. FINAL INFORMATION

Rights to dividends unclaimed within 3 (three) years as from payment date (January 4, 2007), will lapse and revert in favor of the Company (Law 6404/76, Article 287, Subsection II, Item a).

We would remind all shareholders as to the importance of maintaining personal details current, since payments can only be effected to shareholders with either fully up-dated registration details or holding a current account at any bank and duly registered with Banco do Brasil S.A. (the Institution administering Petrobras Book Entry Share System). To ensure that details are fully up to date, please contact any Banco do Brasil S.A. branch with all personal documentation.

> Almir Guilherme Barbassa CFO and Investor Relations Officer Petróleo Brasileiro S.A. Petrobras

 www.petrobras.com.br/ri/english

 Contacts:
 PETRÓLEO BRASILEIRO S. A.
 PETROBRAS

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This document may contain forecasts that merely reflect the expectations of the Company s management. Such terms as anticipate , believe , expect , forecast , interplan , project , seek , should , along with similar or analogous expressions, are used to identify such forecasts. These predictions evidently involve risks and uncertainties, whether foreseen or not by the Company. Therefore, the future results of operations may differ from current expectations, and readers must not base their expectations exclusively on the information presented herein.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. Date: May 14, 2007

PETRÓLEO BRASILEIRO S.A--PETROBRAS

By: /s/ Almir Guilherme Barbassa

Almir Guilherme Barbassa Chief Financial Officer and Investor Relations Officer

FORWARD-LOOKING STATEMENTS

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

rder-top-width: 0; border-left-width: 1; border-right-width: 1; border-bottom-width: 1"> Non-Qualified Stock Option(right to buy) \$ 16.53 $05/01/2008(\underline{^{(2)}}05/01/2014$ Common Stock 25,00025,000 DNon-Qualified StockOption (right to buy) (4) \$ 20.15 $07/27/2008(\underline{^{(3)}}07/27/2017$ Common Stock 6,0006,000 DNon-Qualified StockOption (right to buy) (4) \$ 20.1501/29/200709/29/2015 Common Stock 6,0276,027 DNon-Qualified StockOption (right to buy) (4) \$ 22.0601/29/200706/07/2016 Common Stock 4,4344,434 D

Reporting Owners

Reporting Owner Name / Address	Relationships			
	Director	10% Owner	Officer	Other
LaPorte Steve 603 QUEENSBURY AVE. QUEENSBURY, NY 12804	Х			

Signatures

Steve Laporte

09/08/2009

**Signature of		
Reporting Person		

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Options for 33 1/3 of the shares are each exercisable on 8/6/09, 8/6/10, and 8/6/11 respectively
- (2) Options for 33 1/3% of the shares are each exercisable on 5/1/08, 5/1/09, 5/1/10, respectively.
- (3) Options for 25% of the total number of shares each become exercisable on 7/27/08, 7/27/09, 7/27/10, and 7/27/11.

Options to acquire .1722 shares of AngioDynamics common stock were received in exchange for options to acquire 1 share of RITA

(4) Medical Systems, Inc., in conjunction with AngioDynamics acquisition of RITA Medical on January 29, 2007. Upon exercise, the option holder is also entitled to \$.515 per original RITA share, or \$2.99 per AngioDynamics share exercised.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.