Companhia Vale do Rio Doce Form 6-K March 09, 2007

United States 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 March 2007

Companhia Vale do Rio Doce

Avenida Graça Aranha, No. 26 20030-900 Rio de Janeiro, RJ, Brazil

(Address of principal executive office)

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

(Check One) Form 20-F b Form 40-F o

(Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.) (Check One) Yes o No þ

(If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b). 82-...)

USGAAP Financial Pages

Report of Independent Registered Public Accounting Firm

Consolidated Balance Sheets as of December 31, 2006 and 2005

Consolidated Statements of Income for the three-month periods ended December 31, 2006, September 30, 2006 and December 31, 2005 and for the years ended December 31, 2006, 2005 and 2004

Consolidated Statements of Cash Flows for the three-month periods ended December 31, 2006, September 30, 2006 and December 31, 2005 and for the years ended December 31, 2006, 2005 and 2004

<u>Consolidated Statements of Changes in Stockholders</u> Equity for the three-month periods ended December 31, 2006, <u>September 30, 2006 and December 31, 2005 and for the years ended December 31, 2006, 2005 and 2004</u>

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders

Companhia Vale do Rio Doce

We have completed an integrated audit of Companhia Vale do Rio Doce s 2006 consolidated financial statements and of its internal control over financial reporting as of December 31, 2006 and audits of its 2005 and 2004 consolidated financial statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Our opinions, based on our audits, are presented below.

Consolidated financial statements

In our opinion, the accompanying consolidated balance sheets and the related consolidated statements of income, of changes in stockholders equity and of cash flows present fairly, in all material respects, the financial position of Companhia Vale do Rio Doce and its subsidiaries (the Company) at December 31, 2006 and 2005, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2006 in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit of financial statements includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statement, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

As discussed in Note 17, to the consolidated financial statements, the Company changed the manner in which it accounts for defined benefit pension and other retirement plans in 2006.

Internal control over financial reporting

Also, in our opinion, management s assessment, included in the accompanying Management s Report on internal control over financial reporting, that the Company maintained effective internal control over financial reporting as of December 31, 2006 based on criteria established in Internal Control Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), is fairly stated, in all material respects, based on those criteria. Furthermore, in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control Integrated Framework issued by the COSO. The Company s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express opinions on management s assessment and on the effectiveness of the Company s internal control over financial reporting based on our audit. We conducted our audit of internal control over financial reporting in

accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. An audit of internal control over financial reporting includes obtaining an understanding of internal control over financial reporting, evaluating management s assessment. testing and evaluating the design and operating effectiveness of internal control, and performing such other procedures as we consider necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinions. 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 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: (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 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 (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 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.

PricewaterhouseCoopers Auditores Independentes Rio de Janeiro, Brazil March 7, 2007

Consolidated Balance Sheets Expressed in millions of United States dollars

	As of Dec 2006	cember 31, 2005
Assets		
Current assets		
Cash and cash equivalents	4,448	1,041
Accounts receivable		
Related parties	675	159
Unrelated parties	2,929	1,490
Loans and advances to related parties	40	22
Inventories	3,493	1,142
Deferred income tax	410	186
Recoverable taxes	414	362
Others	531	373
	12,940	4,775
Property, plant and equipment, net Investments in affiliated companies and joint ventures and other investments, net of	38,007	14,166
provision for losses on equity investments	2,353	1,672
Other assets	_,	_,
Goodwill on acquisition of subsidiaries	4,484	548
Loans and advances	,	
Related parties	5	4
Unrelated parties	109	61
Prepaid pension cost	977	308
Prepaid expenses	360	89
Judicial deposits	852	568
Advances to suppliers energy	443	311
Recoverable taxes	305	110
Others	119	32
	7,654	2,031
TOTAL	60,954	22,644

The accompanying notes are an integral part of these consolidated financial statements.

Consolidated Balance Sheets Expressed in millions of United States dollars (Except number of shares)

(Continued)

		ember 31,
	2006	2005
Liabilities and stockholders equity		
Current liabilities		
Suppliers	2,382	1,110
Payroll and related charges	451	229
Minimum annual dividends attributed to stockholders	1,494	
Current portion of long-term debt unrelated parties	711	1,218
Short-term debt	723	15
Loans from related parties	25	62
Provision for income taxes	817	244
Taxes payable	119	53
Employees postretirement benefits	107	30
Others	483	364
	7,312	3,325
Long-term liabilities		
Employees post-retirement benefits	1,841	241
Long-term debt unrelated parties	21,122	3,714
Provisions for contingencies (Note 18 (c))	1,641	1,286
Unrealized loss on derivative instruments	733	260
Deferred income tax	4,527	2
Provisions for asset retirement obligations	676	225
Others	618	396
	31,158	6,124
Minority interests	2,811	1,218
Commitments and contingencies (Note 18)		

Stockholders equity Preferred class A stock - 3,600,000,000 no-par-value shares authorized and		
959,758,200 issued	4,702	2,150
Common stock - 1,800,000,000 no-par-value shares authorized and 1,499,898,858		
issued	3,806	3,806
Treasury stock - 15,172,516 preferred and 28,291,020 common shares	(389)	(88)
Additional paid-in capital	498	498
Other cumulative comprehensive deficit	(1,007)	(2,729)
Undistributed retained earnings	9,555	4,357
Unappropriated retained earnings	2,508	3,983

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	19,673	11,977
TOTAL	60,954	22,644
	The accompanying notes are an integral part of these consolidated financial statements.	

Consolidated Statements of Income Expressed in millions of United States dollars (except number of shares and per-share amounts)

	Three-month periods ended (Unaudited) December September December			Year ended December 31,		
	31, 2006	30, 2006	31, 2005	2006	2005	2004
Operating revenues, net of discounts, returns and allowances Sales of ores and						
metals Revenues from	6,451	4,014	3,055	16,511	10,767	6,333
logistic services	342	383	309	1,376	1,216	877
Aluminum products	674	638	377	2,381	1,408	1,250
Other products and	071	000	511	2,501	1,100	1,200
services	27	31	5	95	14	19
	7,494	5,066	3,746	20,363	13,405	8,479
Taxes on revenues	(181)	(214)	(148)	(712)	(613)	(413)
Net operating						
revenues	7,313	4,852	3,598	19,651	12,792	8,066
Operating costs and expenses Cost of ores and						
metals sold Cost of logistic	(3,760)	(1,580)	(1,372)	(7,946)	(4,620)	(2,881)
services Cost of aluminum	(204)	(203)	(205)	(777)	(705)	(513)
products	(392)	(382)	(250)	(1,355)	(893)	(674)
Others	(31)	(16)	(2)	(69)	(11)	(13)
	(4,387)	(2,181)	(1,829)	(10,147)	(6,229)	(4,081)
Selling, general and administrative						
expenses Research and	(269)	(167)	(175)	(816)	(583)	(452)
development	(175)	(134)	(85)	(481)	(277)	(153)
Others	(302)	(122)	(48)	(570)	(271)	(257)
	(5,133)	(2,604)	(2,137)	(12,014)	(7,360)	(4,943)
Operating income	2,180	2,248	1,461	7,637	5,432	3,123

Non-operating income (expenses)

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Financial income	181	59	31	327	123	82	
Financial expenses	(708)	(172)	(201)	(1,338)	(560)	(671)	
Foreign exchange and	(700)	(172)	(201)	(1,550)	(500)	(071)	
monetary gains							
	204	38	(166)	529	299	65	
(losses), net Gain on sale of	204	38	(166)	529	299	03	
	211	16		(74	100	404	
investments	311	16		674	126	404	
	(12)	(59)	(336)	192	(12)	(120)	
Income before income							
taxes, equity results							
and minority interests	2,168	2,189	1,125	7,829	5,420	3,003	
and minority interests	2,100	2,107	1,123	7,027	3,720	5,005	
Income taxes							
Current	(314)	(419)	(92)	(1,134)	(754)	(433)	
Deferred	(237)	71	36	(298)	(126)	(316)	
Derenieu	(207)	, 1	50	(2)0)	(120)	(810)	
	(551)	(348)	(56)	(1,432)	(880)	(749)	
Equity in results of affiliates and joint							
ventures	183	187	213	710	760	542	
Minority interests	(227)	(124)	(86)	(579)	(459)	(223)	
	()	()	(00)	(01))	()	()	
Net income	1,573	1,904	1,196	6,528	4,841	2,573	
Basic and diluted							
earnings per Preferred							
Class A Share	0.65	0.79	0.52	2.69	2.10	1.12	
Basic and diluted							
earnings per Common							
Share	0.65	0.79	0.52	2.69	2.10	1.12	
Weighted average							
number of shares							
outstanding							
(thousands of shares)							
Common shares	1,471,608	1,471,608	1,471,608	1,471,608	1,471,608	1,471,608	
Preferred Class A	1,1,1,000	1,171,000	1,1,1,000	1,1,1,000	1,11,000	1,1,1,000	
shares	944,586	952,346	831,432	954,426	831,432	831,432	
		are an integral pa				001,102	
	inpunging notes		- 6	induce induced	a. statements.		
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Consolidated Statements of Cash Flows Expressed in millions of United States dollars

	Three-month periods ended (unaudited) December September December		Year	mber 31,		
	31, 2006	30, 2006	31, 2005	2006	2005	2004
Cash flows from						
operating activities:						
Net income	1,573	1,904	1,196	6,528	4,841	2,573
Adjustments to reconcile						
net income to cash						
provided by operating						
activities:						
Depreciation, depletion			100	~~~	61.0	• • • •
and amortization	379	232	183	997	619	399
Dividends received	64	242	136	516	489	200
Equity in results of						
affiliates and joint						
ventures and change in provision for losses on						
equity investments	(183)	(187)	(213)	(710)	(760)	(542)
Deferred income taxes	237	(71)	(36)	298	126	316
Provisions for	231	(71)	(50)	270	120	510
contingencies	(7)	23	18	48	27	137
Loss on sale of property,		-	-	_		
plant and equipment	57	11		106	26	34
Gain on sale of						
investments	(311)	(16)		(674)	(126)	(404)
Foreign exchange and						
monetary losses (gains)	(576)	25	235	(917)	(237)	112
Unrealized derivative						
losses (gains), net	122	(75)	126	143	101	134
Minority interests	227	124	86	579	459	223
Interest payable	-			2.6		
(receivable), net	79	(55)	14	36	62	93
Others	(116)	(10)	(62)	(141)	(159)	(123)
Decrease (increase) in						
assets: Accounts receivable	37	(291)	(133)	(438)	(416)	(98)
Inventories	865	34	(133)	859	(138)	(216)
Others	124	10	63	(12)	(639)	(210)
Increase (decrease) in	124	10	05	(12)	(057)	(70)
liabilities:						
Suppliers	189	28	113	(47)	279	230
Payroll and related		-	-			
charges	(72)	47	40	(86)	40	28
Income taxes	(25)	112	(229)	84	413	348

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Others	180	88	3	63	154	105
Net cash provided by operating activities	2,843	2,175	1,516	7,232	5,161	3,471
Cash flows from investing activities: Loans and advances receivable Related parties						
Additions	(10)	(2)	1	(18)	(27)	(33)
Repayments		8	62	11	115	51
Others	(49)	20		(16)		18
Guarantees and deposits	(17)	(26)	(7)	(78)	(59)	(111)
Additions to investments	(46)	(57)	(12)	(107)	(103)	(34)
Additions to property, plant and equipment Proceeds from disposal of	(1,781)	(834)	(1,237)	(4,431)	(3,977)	(2,022)
investments Proceeds from disposals	405			837	126	579
of property, plant and equipment Cash used to acquire		11	12	49	16	11
subsidiaries, net cash of acquired	(13,195)	(6)	(737)	(13,201)	(737)	
Net cash used in investing activities	(14,693)	(886)	(1,918)	(16,954)	(4,646)	(1,541)
Cash flows from financing activities: Short-term debt, additions	1,151	1,378	229	4,912	763	379
Short-term debt, repayments	(670)	(1,165)	(358)	(4,233)	(849)	(439)
Loans Related parties						
Additions Repayments Issuances of long-term debt	(22)	(18)	3	10 (50)	10 (43)	21 (27)
Related parties Others Stock treasury Repayments of long-term	14 20,630	12 (276)	1,386	14 21,993 (301)	15 1,757	20 1,031
debt Related parties Others	(6,908)	(206)	(140)	(7,635)	(884)	(3) (1,283)
Interest attributed to stockholders	(650)		(800)	(1,300)	(1,300)	(787)
Dividends to minority interest	(9)	(37)		(65)		

Net cash (used in) provided by financing activities	13,536	(312)	320	13,345	(531)	(1,088)
Increase (decrease) in cash and cash equivalents Effect of exchange rate	1,686	977	(82)	3,623	(16)	842
changes on cash and cash equivalents	(129)	20	(112)	(216)	(192)	(204)
Initial cash in new consolidated subsidiary Cash and cash						26
equivalents, beginning of period	2,891	1,894	1,235	1,041	1,249	585
Cash and cash						
equivalents, end of period	4,448	2,891	1,041	4,448	1,041	1,249
Cash paid during the period for:						
Interest on short-term debt	(1)	(2)	(8)	(9)	(9)	(5)
Interest on long-term debt	(252)	(146)	(55)	(565)	(243)	(295)
Income tax	(121)	(247)	(29)	(586)	(481)	(108)
Non-cash transactions						
Income tax paid with						
credits	(25)	(56)	(65)	(151)	(161)	(100)
Interest capitalized	(30)	(34)	(52)	(126)	(86)	(31)
Issuance of preferred						
stock for the acquisition						
of Caemi, net of cash				(2.5.5.2)		
acquired (Note 6)				(2,552)		
The accompany	nying notes are an	integral part of the	ese consolidated	I financial stat	ements.	
		F - 7				

Consolidated Statements of Changes in Stockholders Equity Expressed in millions of United States dollars (except number of shares and per-share amounts)

	Three-month periods ended (unaudited) December 31, September 30, December 31,				Year ended	Year ended December 31,	
Dueferred close A	2006 2006	2005 2005	December 31, 2006	2006	2005	2004	
Preferred class A stock (including six special shares) Beginning of the period Capital increase (Note 6) Transfer from appropriated retained earnings	4,702	4,702	2,150	2,150 2,552	1,176 974	1,055	
End of the period	4,702	4,702	2,150	4,702	2,150	1,176	
Common stock Beginning of the period Transfer from appropriated retained earnings	3,806	3,806	3,806	3,806	2,121 1,685	1,902 219	
End of the period	3,806	3,806	3,806	3,806	3,806	2,121	
Treasury stock Beginning of the period Acquisitions	(389)	(113) (276)	(88)	(88) (301)	(88)	(88)	
End of the period	(389)	(389)	(88)	(389)	(88)	(88)	
Additional paid-in capital Beginning and end of the period	498	498	498	498	498	498	
Other cumulative comprehensive deficit Cumulative translation adjustments Beginning of the period	(1,922)	(1,888)	(2,269)	(2,856)	(3,869)	(4,449)	

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291	(34)	(587)	1,225	1,013	580
(1,631)	(1,922)	(2,856)	(1,631)	(2,856)	(3,869)
130	112	164	127	95	74
141	18	(37)	144	32	21
271	130	127	271	127	95
460			460		
(107)			(107)		
353			353		
(1,007)	(1,792)	(2,729)	(1,007)	(2,729)	(3,774)
4,706 4,849	4,705 1	1,936 2,421	4,357 5,198	4,143 2,873 (2,659)	3,035 1,448 (340)
9,555	4,706	4,357	9,555	4,357	4,143
7,349 1,573 (585)	5,386 1,904	6,008 1,196 (289)	3,983 6,528 (1,098)	3,315 4,841 (469)	2,857 2,573 (241)
	 (1,631) 130 141 271 460 (107) 353 (1,007) 4,706 4,849 9,555 7,349 1,573 	(1,631) $(1,922)$ 13011214118271130460	(1,631) $(1,922)$ $(2,856)$ 13011216414118 (37) 271130127460(107)353(1,007) $(1,792)$ $(2,729)$ $4,706$ $4,705$ $4,706$ $4,705$ $4,849$ 1 $2,421$ $9,555$ $4,706$ $4,357$ $7,349$ $5,386$ $1,904$ $1,956$	(1,631) $(1,922)$ $(2,856)$ $(1,631)$ 13011216412714118 (37) 144271130127271460460 (107) (107) 353353 $(1,007)$ $(1,792)$ $(2,729)$ $(1,007)$ $(1,792)$ $(2,729)$ $4,706$ $4,705$ $1,936$ $4,849$ 1 $2,421$ $5,555$ $4,706$ $4,357$ $9,555$ $4,706$ $4,357$ $9,555$ $4,706$ $4,357$ $9,555$ $3,983$ $1,573$ $5,386$ $6,008$ $3,983$ $1,573$ $1,904$ $1,196$ $3,983$	(1,631) $(1,922)$ $(2,856)$ $(1,631)$ $(2,856)$ 130 112 164 127 95 141 18 (37) 144 32 271 130 127 271 127 460 460 (107)(107) 353 353 353 $(1,007)$ $(1,792)$ $(2,729)$ $(1,007)$ $4,706$ $4,705$ $1,936$ $4,357$ $4,143$ $4,849$ 1 $2,421$ $5,198$ $2,873$ $(2,659)$ $9,555$ $4,706$ $4,357$ $9,555$ $4,357$ $7,349$ $5,386$ $6,008$ $3,983$ $3,315$ $7,349$ $5,386$ $6,008$ $3,983$ $3,315$ $1,573$ $1,904$ $1,196$ $6,528$ $4,841$

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Preferred class A stock Common stock	(022)		(511)	(1710)	(921)	(426)
Appropriation to	(923)		(511)	(1,710)	(831)	(420)
reserves	(4,906)	59	(2,421)	(5,195)	(2,873)	(1,448)
End of the period	2,508	7,349	3,983	2,508	3,983	3,315
Total stockholders equity	19,673	18,880	11,977	19,673	11,977	7,391
Comprehensive income is comprised as follows:						
Net income Cumulative translation	1,573	1,904	1,196	6,528	4,841	2,573
adjustments Unrealized gain (loss) on investments	291	(34)	(587)	1,225	1,013	580
accounted by cost method Unrealized gain (loss) on available-for-sale		18	(37)		32	21
securities Superavit	141			144		
(deficit) accrued pension plan	(107)			(107)		
Total						
comprehensive income	1,898	1,888	572	7,790	5,886	3,174
Taxes effect on other comprehensive income allocated to each component Unrealized gain on investments available-for-sales Tax						
(expense) benefit Net effect Superavit (deficit) accrued pension plan	(124) 271			(124) 271		

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Tax (expense) benefit Net effect Preferred class A stock (including	(187) 353			(187) 353		
six special shares) (1) Common stock Treasury stock (2) Beginning of the	959,758,200 1,499,898,858	959,758,200 1,499,898,858	831,455,478 1,499,898,858	959,758,200 1,499,898,858	831,455,478 1,499,898,858	831,455,478 1,499,898,858
period Acquisitions	(43,463,536)	(29,595,036) (13,868,500)	(28,314,626)	(28,313,936) (15,149,600)	(28,314,922)	(28,316,118)
Sales			690		986	1,196
End of the period	(43,463,536)	(43,463,536)	(28,313,936)	(43,463,536)	(28,313,936)	(28,314,922)
	2,416,193,522	2,416,193,522	2,303,040,400	2,416,193,522	2,303,040,400	2,303,039,414
Dividends and interest attributed to stockholders (per share) Preferred class A stock (including six special shares) Common stock (1) Increase of 128,302,722	0.61 0.61		0.70 0.70	1.16 1.16	0.57 0.57	0.29 0.29
(after split of shares) preferred sha due to merge shares from Caemi.	ures					
(2) As of December 31 2006, 28,291,020 common sha and 15,172,5 preferred sha were held in treasury in th amount of U 389. The 28,291,020 common sha are provided collateral to	res 16 ires Ie S\$					

secure a loan of our subsidiary Alunorte. On December 31, 2006 the market value of 3,617,821 of these shares would be sufficient to offset the balance of the debt.

The accompanying notes are an integral part of these consolidated financial statements.

Notes to the Consolidated Financial Statements Expressed in millions of United States dollars, unless otherwise stated

1 The Company and its operation

Companhia Vale do Rio Doce (CVRD) is a limited liability company, duly organized and existing under the laws of the Federative Republic of Brazil. Our operations are carried out through CVRD and its subsidiary companies, joint ventures and affiliates, and mainly consist of mining, non-ferrous metal production and logistics, as well as energy, aluminum and steel activities. Further details of our operations and those of our joint ventures and affiliates are described in Note 13.

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On December 31, 2006 the main operating subsidiaries we consolidate are as follows:

		% voting	Head office	
	%			
Subsidiary	ownership	capital	location	Principal activity
Alumina do Norte do Brasil S.A.				
Alunorte (Alunorte)	57.03	61,74	Brazil	Alumina
Alumínio Brasileiro S.A. Albras				
(Albras)	51.00	51,00	Brazil	Aluminum
CADAM S.A (CADAM)	61.48	100,00	Brazil	Kaolin
CVRD International S.A. (1)	100.00	100,00	Swiss	Trading
			Cayman	-
CVRD Overseas Ltd.	100.00	100,00	Islands	Trading
Inco Limited (3)	87.73	87,73	Canada	Nickel
Ferrovia Centro-Atlântica S. A.	100.00	100,00	Brazil	Logistics
Minerações Brasileiras Reunidas S.A.				C
MBR	89.80	89,80	Brazil	Iron ore
Mineração Onça Puma Ltda	100.00	100,00	Brazil	Nickel
Navegação Vale do Rio Doce S.A.				
DOCENAVE	100.00	100,00	Brazil	Shipping
Pará Pigmentos S.A. (PPSA)	82.05	85,57	Brazil	Kaolin
PT International Nickel Indonesia Tbk				
(PT Inco) (4)	61.16	61,16	Indonesia	Nickel
				Manganese and
Rio Doce Manganês S.A.	100.00	100,00	Brazil	Ferroalloys
Rio Doce Manganèse Europe RDME	100.00	100,00	France	Ferroalloys
Rio Doce Manganese Norway RDMN	100.00	100,00	Norway	Ferroalloys
				Iron ore,
				Ferroalloys and
Urucum Mineração S.A.	100.00	100,00	Brazil	Manganese
Valesul Aumínio S.A. (2)	100.00	100,00	Brazil	Aluminum
(1) Previously				
known as Itabira				
Rio Doce				
Company Ltd.				

ITACO

⁽²⁾

Subsidiary consolidated as from July, 2006 (Note 6 and 13)

(3) Subsidiary consolidated as from October, 2006 (Note 7)

(4) Through Inco Limited2 Basis of consolidation

All majority-owned subsidiaries in which we have both share and management control are consolidated. All significant intercompany accounts and transactions are eliminated. Our variable interest entities in which we are the primary beneficiary are consolidated. Investments in unconsolidated affiliates and joint ventures are reported at cost plus our equity in undistributed earnings or losses. Included in this category are certain joint ventures in which we have majority ownership but, by force of shareholders agreements, do not have effective management control. We provide for losses on equity investments with negative stockholders equity where applicable (Note 13).

We evaluate the carrying value of our listed investments relative to publicly available quoted market prices. If the quoted market price is below book value, and such decline is considered other than temporary, we write-down our equity investments to quoted market value.

We define joint ventures as businesses in which we and a small group of other partners each participate actively in the overall entity management, based on a shareholders agreement. We define affiliates as businesses in which we participate as a minority stockholder but with significant influence over the operating and financial policies of the investee.

Our condensed consolidated interim financial information for the three-month periods ended

December 31, 2006, September 30, 2006, and December 31, 2005 is unaudited. However, in our opinion, such condensed consolidated financial information includes all adjustments, consisting only of normal recurring adjustments, necessary for a fair presentation of the results for interim periods.

Our investments in hydroelectric projects are made via consortium contracts under which we have an undivided interest in assets and are liable for our proportionate share of liabilities and expenses, which is based on our proportionate share of power output. We do not have joint liability for any obligations, and all our recorded costs, income, assets and liabilities relate to the entities within our group. Since there is no separate legal entity for the project, there are no separate financial statements, income tax return, net income or shareholders equity. Brazilian corporate law explicitly provides that no separate legal entity exists as a result of a consortium contract, and our external legal counsel has confirmed this conclusion. So, we recognize our proportionate share of costs and our undivided interest in assets relating to hydroelectric projects described in Note 12 (c).

3 Summary of significant accounting policies

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Estimates are used for, but not limited to the selection of useful lives of property, plant and equipment, provisions necessary for contingent liabilities, fair values assigned to assets and liabilities acquired in business combinations, income tax valuation allowances, employee post retirement benefits and other similar evaluations. Actual results could differ from those estimates.

(a) Basis of presentation

We have prepared our consolidated financial statements in accordance with accounting principles generally accepted in the United States of America (US GAAP), which differ in certain respects from the accounting practices adopted in Brazil that we use in preparing our statutory financial statements.

For Brazilian operations the U.S. dollar amounts for the years presented have been remeasured (translated) from the Brazilian currency amounts in accordance with the criteria set forth in Statement of Financial Accounting Standards 52 Foreign Currency Translation (SFAS 52).

Prior to July 1, 1997, Brazil was considered under SFAS 52 to have a highly inflationary economy and accordingly, up to June 30, 1997, we adopted the U.S. dollar as both our functional currency and reporting currency.

As from July 1, 1997, we concluded that the Brazilian economy had ceased to be highly inflationary and changed our functional currency from the reporting currency (U.S. dollars) to the Brazil currency (Brazilian Reais), for Brazilian operations and extensions thereof. Accordingly, we translated the U.S. dollar amounts of non-monetary assets and liabilities into Reais at the current exchange rate, and those amounts became the new accounting bases for such assets and liabilities.

We have remeasured all assets and liabilities into U.S. dollars at the current exchange rate at each balance sheet date (R\$2.1342 and R\$2.3370 to US\$1.00 or the first available exchange rate if exchange on December 31, was not available), and all accounts in the statements of income (including amounts relative to Brazil currency indexation and exchange variances on assets and liabilities denominated in foreign currency) at the average rates prevailing during the period. The translation gain or loss resulting from this remesurement process is included in the cumulative translation adjustments account in stockholders equity.

The net exchange transaction gain (loss) included in our statement of income was US\$452, US\$227 and US\$79 in 2006, 2005 and 2004, respectively, included within the line Foreign exchange and monetary gains (losses), net .

(b) Business combinations

We adopt the procedures determined by SFAS 141 Business Combinations to recognize acquisitions of interests in other companies. The method of accounting used in our business combination transactions is the purchase method , which requires that acquirers reasonably determine the fair value of the identifiable assets and liabilities of acquired companies, individually, in order to determine the goodwill paid in the purchase to be recognized as an intangible asset. On the acquisition of assets, which include the rights to mine reserves of natural resources, the establishment of values for these assets includes the placing of fair values on purchased reserves, which are classified in the balance sheet as property, plant and equipment.

Goodwill was amortized in a systematic manner over the periods estimated to be benefited through December 31, 2001. As required by SFAS 142 Goodwill and Other Intangible Assets from January 1, 2002 goodwill resulting from the acquisitions is no longer amortized, but is tested for impairment at least annually and reduced to fair value to the extent any such impairment is identified.

(c) Inventories

Inventories are stated at the average cost of purchase or production, lower than replacement or realizable values. We record allowances for slow moving or obsolete inventories when considered appropriate, reflecting our periodic assessment of recoverability.

We classify proven and probable reserve quantities attributable to stockpiled inventory as inventory and account for them as processed when they are removed from the mine. These reserve quantities are not included in the total proven and probable reserve quantities used in the units of production, depreciation, depletion and amortization calculations.

(d) Property, plant and equipment

Property, plant and equipment are recorded at cost, including interest cost incurred during the construction of major new facilities. We compute depreciation on the straight-line basis at annual average rates which take into consideration the useful lives of the items, such as: 3.20% for the railroads, 2.78% for buildings, 2.97% for installations and 4.95% for mining development costs and 9.89% for other equipment. Expenditures for maintenance and repairs are charged to operating costs and expenses as incurred.

We capitalize the costs of developing major new ore bodies or expanding the capacity of operating mines and amortize these to operations on the unit-of-production method based on the total probable and proven quantity of ore to be recovered. Exploration costs are expensed. After economic viability of mining activities is established, subsequent development costs are capitalized. We capitalize mine development costs as from the time we actually begin such development.

(e) Available-for-sale equity securities

Equity securities classified as available-for-sale are recorded in accordance with SFAS 115 Accounting for Certain Investments in Debt and Equity Securities . Accordingly, we exclude unrealized holding gains and losses, net of taxes, if applicable, from income and recognize them, net of tax effects, as a separate component of stockholders equity until realized.

(f) Revenues and expenses

Revenues are recognized when title has transferred to the customer or services are rendered. Revenue from exported products is recognized when such products are loaded on board the ship. Revenue from products sold in the domestic market is recognized when delivery is made to the customer. Revenue from transportation services, other than shipping operations, is recognized when the service order has been fulfilled. Shipping operations are recorded on the completed voyage basis and net revenue, costs and expenses of voyages not completed at period-end are deferred. Anticipated losses on voyages are provided when probable and can be reasonably estimated. Expenses and costs are recognized on the accrual basis.

(g) Asset retirement obligations

Retirement of long-lived assets is accounted for in accordance with SFAS 143 Accounting for Asset Retirement Obligations . Our retirement obligations consist primarily of costs associated with closure activities whose initial measurement is recognized as liabilities at its fair value calculated based on a present value discount rate and accreted to full value over time through charges on earnings. An asset retirement cost equivalent to the liabilities is capitalized as part of the related asset 's carrying value and subsequently depreciated over the asset 's useful life.

(h) Compensated absences

We fully accrue the employees compensation liability for vacations vested during the year.

(i) Income taxes

In accordance with SFAS 109 Accounting for Income Taxes , the deferred tax effects of tax loss carryforwards and temporary differences have been recognized in the consolidated financial statements. A valuation allowance is made when we believe that it is more likely than not that tax assets will not be fully recoverable in the future.

(j) Statement of cash flows

Cash flows relating to overnight financing and investment are reported net. Short-term investments that have a ready market and maturity to us, when purchased, of 90 days or less are considered cash equivalents.

(k) Earnings per share

Earnings per share are computed by dividing net income by the weighted average number of common and preferred shares outstanding during the period.

(l) Interest attributed to stockholders

As from January 1, 1996 Brazilian corporations are permitted to distribute interest attributable to stockholders equity. The calculation is based on the stockholders equity amounts as stated in the statutory accounting records and the interest rate applied may not exceed the long-term interest rate (TJLP) determined by the Brazilian Central Bank. Also, such interest may not exceed 50% of net income for the year neither 50% of retained earnings plus revenue reserves.

The amount of interest attributed to stockholders is deductible for purposes of taxes on income. Accordingly, the benefit to us, as opposed to making a dividend payment, is a reduction in our income tax charge. Income tax is withheld from the stockholders relative to interest at the rate of 15%.

Under Brazilian law, interest attributable to stockholders is considered as part of the annual minimum dividend (Note 16). Accordingly such distributions are treated as dividends for accounting purposes.

(m) Derivatives and hedging activities

We apply SFAS 133 Accounting for Derivative Financial Instruments and Hedging Activities , as amended by SFAS 137, SFAS 138 and SFAS 149. Those standards require that we recognize all derivative financial instruments as either assets or liabilities on our balance sheet and measure such instruments at fair value. Changes in the fair value of derivatives are recorded in each period in current earnings or in other comprehensive income, in the latter case depending on whether a transaction is designated as an effective hedge. No contracts have been designed as an effective hedge in the years presented.

(n) Comprehensive income

We have disclosed comprehensive income as part of the Statement of Changes in Stockholders Equity, in compliance with SFAS 130 Reporting Comprehensive Income . We disclose the components net of taxes and reconcile them at the Consolidation Statements of changes Stockholders equity.

(o) Pension and other post retirement benefits

Private pension and other post retirement benefits sponsored by us for our employees are actuarially determined and

recognized in asset or liability or both depending on the funded or unfunded status of each plan in accordance with SFAS 158 Employees' Accounting for Defined Benefit Pension and Other Post retirement Plans issued at the end of 2006. This statement amends previous related ones used by us for that purpose. The cost of our defined benefit and prior service costs or credits that arise during the period and are not components of net periodic benefit costs are recorded in other cumulative comprehensive deficit.

(p) Removal of waste materials to access mineral deposits

During the development of a mine, before production commences, stripping costs (i.e., the costs associated with the removal of overburden and other waste materials) are capitalized as part of the depreciable cost of developing the property. Such costs are subsequently amortized over the useful life of the mine based on proven and probable reserves.

Post-production stripping costs are recorded as cost of production when incurred.

4 Recently-issued accounting pronouncements

In February 2007, the Financial Accounting Standards Board issued SFAS No. 159, The Fair Value Option for Financial Assets and Financial Liabilities . SFAS No. 159 permits entities to choose to measure many financial instruments and certain other items at fair value. The objective is to improve financial reporting by providing entities with the opportunity to mitigate volatility in reported earnings caused by measuring related assets and liabilities differently without having to apply complex hedge accounting provisions. This Statement is expected to expand the use of fair value measurement, which is consistent with the Board s long-term measurement objectives for accounting for financial instruments. The fair value option established by this Statement permits all entities to choose to measure eligible items at fair value at specified election dates. This standard is effective for fiscal years ending on or after November 15, 2007. We are currently studying the impact of this standard.

In September 2006, the Financial Accounting Standards Board issued SFAS No. 158, Employers Accounting for Defined Benefit Pension and Other Postretirement Plans . SFAS No. 158 requires employers to recognize the over funded or under funded status of defined benefit postretirement plans as an asset or a liability and to recognize the changes in the funded status through comprehensive income. Statement No. 158 also requires that defined benefit plan assets and obligations be measured as of the fiscal year-end. This standard is effective for fiscal years ending on or after December 15, 2006. We adopted this Statement and its effects are disclosed at Note 17.

In September 2006, the Financial Accounting Standards Board issued SFAS No. 157, Fair Value Measurements . SFAS No. 157 defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. This statement applies under other accounting pronouncements that require or permit fair value measurements, the Board having previously concluded in those accounting pronouncements that fair value measurements. Accordingly to the Board, a single definition of fair value, together with a framework for measuring fair value, should result in increased consistency and comparability in fair value measurements. This standard is effective for fiscal years ending on or after November 15, 2007. We are currently studying the impact of this standard.

In July 2006, the FASB issued FIN 48, Accounting for Uncertainty in Income Taxes. FIN 48 prescribes a comprehensive model for how a company should recognize, measure, present, and disclose in its financial statements uncertain tax positions that the company has taken or expects to take on a tax return (including a decision whether to file or not to file a return in a particular jurisdiction). Under the Interpretation, the financial statements will reflect expected future tax consequences of such positions presuming the taxing authorities full

knowledge of the position and all relevant facts, but without considering time values. This standard is effective as from January 1, 2007. We do not expect this statement to have any significant impact on our financial position, results of operation and cash flows.

5 Our privatization

In May 1997, we were privatized by the Brazilian Government, which transferred voting control to Valepar S.A. (Valepar). The Brazilian Government has retained certain rights with respect to our future decisions and those of Valepar and has also caused us to enter into agreements which may affect our activities and results of operations in the future. These rights and agreements are:

Preferred Special Share. The Brazilian Government holds six preferred special shares of CVRD which confers upon it permanent veto rights over changes in our (i) name, (ii) location of our headquarters (iii) corporate purpose with respect to mineral exploration, (iv) continued operation of our integrated iron ore mining systems and (v) certain other matters.

Shareholder revenue interests. On July 7, 1997, we issued to shareholders of record on April 18, 1997 (including the Brazilian Government) revenue interests providing holders thereof with the right to receive semi-annual payments based on a percentage of our net revenues above threshold production volumes from identified mining resources. These instruments are not secured by the corresponding mineral reserves and deposits (Note 18(e)).

6 Major acquisitions and disposals

In February 2007, we entered into a purchase and sale agreement to acquire 100% of AMCI Holdings Australia Pty AMCI HÁ, a private company held in Australia, which operates and controls coal assets through joint ventures, for AUD 835 million (approximately US\$660).

On December 2006, we sold our total interest in Siderar S.A.I.C, corresponding to 4.85%, a steel plant located in Argentina to Ternium S.A. for US\$108 and a gain of US\$96.

On November 2006, we keep the shares necessary to be in part of the control group at Usinas Siderúrgicas Minas Gerais USIMINAS. Part of the remaining shares, corresponding to 5,362,928 common shares, we sold to Nippon Steel, Votorantim Participações S/A, and Camargo Corrêa S/A, in the amount of US\$176 and a gain of US\$175. We still have 13,839,192 Usiminas common shares that will be sold through a public offer.

During the third quarter of 2006, we sold 1,361,100 shares of Gerdau S.A. for US\$19. During the forth quarter we sold the remaining 3,379,825 shares of Gerdau S.A. for US\$48. The total gain related to this operation amounted to US\$56.

On July 2006 we acquired the remaining 45.5% of Valesul Alumínio S. A., which was a jointly controlled company with equal voting rights, for US\$28, becoming our aluminum subsidiary and therefore we have been consolidating it since then.

During the second quarter of 2006, we sold our total interest in Gulf Industrial Investment Company for US\$418, resulting in a net gain of US\$338.

At an Extraordinary Shareholders Meeting on March 31, 2006, the Capital Stock increased by US\$2,552, corresponding to 128,302,722 preferred shares (64,151,361 before split), due to the issuance of shares in relation to the acquisition of the outstanding minority interest in Caemi and at an our Extraordinary Shareholders Meeting held on December 29, 2006, Caemi was incorporated. Had the acquisition of the 39.77% preferred shares of CAEMI occurred on January 1, 2005, the only effects that would have changed were elimination of minority interest and consequently increase of net income by US\$283 and a total amount concerning basic and diluted earnings per share of US\$2.11 in 2005 and increase of net income by US\$54 and a total amount concerning basic and diluted earnings per share of US\$2.71 in 2006.

During the first quarter of 2006, we sold our total interest in Nova Era Silicon (49%) to JFE Steel Corporation for US\$14, resulting in a net gain of US\$9.

On November 2005, we acquired 93.0% of the voting capital of Canico Resource Corp. (Canico) a Canadian-based junior resource company focused on the development of the Onça-Puma nickel laterite, for US\$750. In December 2005, we acquired an additional 6.20% of the voting capital of Canico for US\$50. Canico 's only significant asset other than US\$63 of cash and cash equivalents was US\$794 of mining rights. On February 10, 2006, we concluded the acquisition of the outstanding common shares of Canico, acquiring the remaining voting capital of Canico, 0.8% of its total capital for US\$6, which is now a wholly owned subsidiary.

7 Acquisition of Inco

In October, 2006 we acquired Inco Limited (Inco), a Canadian-based nickel company, and the world's largest nickel possessing capacity and reserve base, for US\$13 billion, corresponding to 174,623,019 common shares for Cdn\$ 86.00 each share, representing 75.66% of its outstanding shares. By November 3, 2006 we had already acquired a total of 196,078,276 shares by aproximatelly US\$15 billion, representing 86.57% of Inco's capital. Due to the issuing of new shares related to the convertible debt, on December 31, we had 87.73% of the outstanding shares. On January 3, 2007 the special meeting of shareholders of Inco, approved the amalgamation of Inco with Itabira Canada Inc. (Itabira Canada), our wholly-owned indirect subsidiary.

Pursuant to the amalgamation, Inco changed its name to CVRD Inco Limited (CVRD Inco) and we had 99.08% of the outstanding shares.

In December 2006 we concluded several transactions to take out the bridge loan aiming to extend our average debt maturity close to the pre-acquisition level, which is close to ten years, as described in Note 15.

The purchase price allocations based on the fair values of acquired assets and liabilities was based on management s preliminary internal valuation estimates. Such allocations will be finalize based on valuation and other studies which are in course, performed by us with the assistance of outside valuation specialists. Accordingly, the purchase price allocation adjustments set forth bellow are preliminary and are subject to revision, which may be material.

Fair values used herein were calculated using current pension and post retirement benefits obligation funded status, current interest rates and sales prices for finished goods, estimated future production, investment, costs, commodity prices and cash flows.

The purchase price allocation in relation to the fair value of assets and liabilities acquired will be finalize in 2007.

On the preparation of this information our acquisition is of 87.73% of Inco's shares.

Total disbursements	14,971
Transaction costs	38
Purchase price	15,009
Book value of assets acquired and liabilities assumed, net	(3,993)
Adjustment to fair value of inventory	(1,686)
Adjustment to fair value of property, plant and equipment	(9,044)
Change of control obligations	839
Adjustment to fair value of other liabilities assumed	223
Deferred taxes on the above adjustments	2,528
Goodwill	3,876

Pro forma information considers that our acquisition of 87.73% of Inco as if it was completed at the beginning of each period (unaudited).

	September 30, 2006				Three-month periods ended December 31, 2005		
	CVRD		_	CVRD		_	
Co	onsolidated	Inco	Pro formaCor	solidated	Inco	Pro forma	
Net operating revenues Operating costs and expenses	4,852 (2,604)	2,326 (1,484)	7,178 (4,088)	3,598 (2,137)	1,121 (1,009)	4,719 (3,146)	
Operating income	2,248	842	3,090	1,461	112	1,573	
Non-operating income	(59)	(20)	(79)	(336)	(164)	(500)	
Income before income taxes, equity results and							
minority interests	2,189	822	3,011	1,125	(52)	1,073	
Income taxes Equity in results of affiliates and joint ventures and change in provision for losses on equity	(348)	(381)	(729)	(56)	47	(9)	
investments	187		187	213		213	
Minority interests	(124)	(122)	(246)	(86)	(28)	(114)	
Net income	1,904	319	2,223	1,196	(33)	1,163	

		As of and for the year ended December 2006 20					
	CVRD Consolidated		Pro	CVRD		Pro	
	(1)	Inco	formaCor	nsolidated	Inco	forma	
Net operating revenues Operating costs and	19,651	5,351	25,002	12,792	4,518	17,310	
expenses	(12,014)	(3,738)	(15,752)	(7,360)	(3,645)	(11,005)	
Operating income	7,637	1,613	9,250	5,432	873	6,305	
Non-operating income	192	(486)	(294)	(12)	(1,065)	(1,077)	
Income before income taxes, equity results and							
minority interests	7,829	1,127	8,956	5,420	(192)	5,228	
Income taxes	(1,432)	(450)	(1,882)	(880)	23	(857)	

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Equity in results of affiliates and joint ventures and change in provision for losses on equity investments Minority interests	710 (579)	(229)	710 (808)	760 (459)	(141)	760 (600)
Net income	6,528	448	6,976	4,841	(310)	4,531
 Includes consolidation of INCO as from October 23, 2006. 		F - 18	3			

8 Income taxes

Income taxes in Brazil comprise federal income tax and social contribution, which is an additional federal tax. The statutory composite enacted tax rate applicable in the periods presented is 34% represented by a 25% federal income tax rate plus a 9% social contribution rate.

In other countries where we have operation the applicable tax rate varied from 3.29% to 43.15%.

The amount reported as income tax expense in our consolidated financial statements is reconciled to the statutory rates as follows:

	Three-month periods ended (unaudited) December September December			Year ended December 31,		
	31, 2006	30, 2006	31, 2005	2006	2005	2004
Income before income taxes, equity results and minority interests	2,168	2,189	1,125	7,829	5,420	3,003
minority interests	2,100	2,107	1,123	7,02)	3,720	5,005
Federal income tax and social contribution expense at statutory enacted rates Adjustments to derive effective tax rate:	(737)	(744)	(383)	(2,662)	(1,843)	(1,021)
Tax benefit on interest attributed to stockholders Difference on tax rates of	87	80	72	343	307	214
foreign income	425	301	346	1,004	617	247
Difference on tax basis of						
equity investees	(93)	(23)	(28)	(200)	(58)	(240)
Tax incentives	(147)	71	(26)	194	109	53
Valuation allowance reversal (provision) Non-taxable losses on				(21)	3	77
derivative						(57)
Other non-taxable gains						
(losses)	(86)	(33)	(37)	(90)	(15)	(22)
Federal income tax and social contribution expense in consolidated statements	((246)		(1.120)	(000)	(= 46)
of income	(551)	(348)	(56)	(1,432)	(880)	(749)

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We have certain tax incentives relative to our manganese operations in Carajás, our potash operations in Rosario do Catete, our alumina and aluminum operations in Barcarena and our kaolin operations in Ipixuna and Mazagão. The incentives relative to manganese comprise partial exemption up to 2013. The incentive relating to alumina and potash comprise full income tax exemption on defined production levels, which expires in 2009 and 2013, respectively, while the partial exemption incentives relative to aluminum and kaolin expire in 2013. An amount equal to the tax saving must be appropriated to a reserve account within stockholders equity and may not be distributed in the form of cash dividends. Brazilian tax loss carry forwards have no expiration date.

We have also taxes incentives related to Goro Project in New Caledonia. These incentives include an income tax holiday during the construction phase of the project and throughout a 15-year period commencing in the first year in which commercial production, as defined by the applicable legislation, is achieved followed by a five-year, 50 per cent income tax holiday. In addition, Goro qualifies for certain exemptions from indirect taxes such as import duties during the construction phase and throughout the commercial life of the project. Certain of these tax benefits, including the income tax holiday, are subject to an earlier phase out should the project achieve a specified cumulative rate of return. We are subject to a branch profit tax commencing in the first year in which commercial production is achieved, as defined by the applicable legislation. To date, we have not realized any net income for New Caledonia tax purposes. The benefits of this legislation are expected to apply with respect to any taxes otherwise payable once the Goro project is in operation.

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

	As of Dece 2006	ember 31, 2005
Current deferred tax assets Accrued expenses deductible only when disbursed	410	186
	410	186
Long-term deferred tax assets and liabilities Assets		
Related to provision for losses and write-downs of investments	19	53
Employees post retirement benefits provision	991	82
Tax loss carryforwards	265	275
Other temporary differences		3
	1,275	413
Liabilities		
Inflationary income	(56)	(30)
Relative to equity investments acquired	(224)	(144)
Prepaid retirement benefit	(332)	(105)
Fair value adjustments in business combinations	(4,892)	
Other temporary differences	(185)	(52)
	(5,689)	(331)
Valuation allowance		
Beginning balance	(84)	(77)
Translation adjustments	(8)	(10)
Change in allowance	(21)	3
Ending balance	(113)	(84)
Net long-term deferred tax assets	(4,527)	(2)
9 Cash and cash equivalents		
	As of Dece	mber 31,
	2006	2005
Cash	1,542	177
Deposits denominated in Brazilian Reais	237	297
Deposits denominated in other currencies mainly United States dollars	2,669	567
	4,448	1,041

10 Accounts receivable

	As of Dece	mber 31,
	2006	2005
Customers		
Brazil	517	349
Other countries, all denominated in United States dollars	3,164	1,355
	3,681	1,704
Allowance for doubtful accounts	(61)	(42)
Allowance for ore weight credits	(16)	(13)
Total	3,604	1,649
Accounts receivable from customers in the steel industry represent 37.2% of Brazilian receivables and 53.0% of other countries receivables at December 31, 2006.		
No single customer accounted for more than 10.0% of total revenues.		
11 Inventories		

	As of Dece	ember 31,
	2006	2005
Finished products		
Iron ore and pellets	325	271
Manganese and ferroalloys	94	151
Alumina	33	22
Aluminum	110	52
Kaolin	23	18
Copper concentrate	5	
Nickel (co-products and by-products)	2,046	
Others	40	28
Spare parts and maintenance supplies	817	600
	3,493	1,142

12 Property, plant and equipment

a) By business area:

		As of Decembe	r 31, 2006		As of Decembe	ember 31, 2005		
	Cost	Accumulated depreciation	Net	Cost	Accumulated depreciation	Net		
Ferrous								
In operation Construction in progress	15,440 2,650	4,550	10,890 2,650	9,795 2,049	3,607	6,188 2,049		
	18,090	4,550	13,540	11,844	3,607	8,237		
Non-Ferrous								
In operation Construction in progress	12,962 7,425	540	12,422 7,425	1,291 1,281	301	990 1,281		
	20,387	540	19,847	2,572	301	2,271		
Logistics								
In operation Construction in progress	1,262 97	372	890 97	1,236 74	311	925 74		
	1,359	372	987	1,310	311	999		
Holdings								
In operation Construction in progress	2,758 1,239	902	1,856 1,239	1,567 1,148	557	1,010 1,148		
	3,997	902	3,095	2,715	557	2,158		
Corporate Center								
In operation Construction in progress	580 151	193	387 151	322 261	82	240 261		
	731	193	538	583	82	501		
Total	44,564	6,557	38,007	19,024	4,858	14,166		

b) By type of assets:

As of December 31, 2006

As of December 31, 2005

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		Accumulated			Accumulated	
	Cost	depreciation	Net	Cost	depreciation	Net
Land and buildings	2,530	560	1,970	1,205	447	758
Installations	7,751	2,034	5,717	4,917	1,596	3,321
Equipment	3,301	1,016	2,285	1,855	711	1,144
Railroads	3,964	1,268	2,696	2,846	987	1,859
Mine development costs	12,703	584	12,119	1,945	281	1,664
Others	2,753	1,095	1,658	1,443	836	607
	33,002	6,557	26,445	14,211	4,858	9,353
Construction in progress	11,562		11,562	4,813		4,813
Total	44,564	6,557	38,007	19,024	4,858	14,166

Losses on disposals and impairments of property, plant and equipment totaled US\$106, US\$26 and US\$34 in 2006, 2005 and 2004, respectively. Disposals and impairments mainly relate to impairment of sales of ships and trucks, locomotives and other equipment which were replaced in the normal course of business.

Assets given in guarantee to judicial processes totaled US\$115.

(c) Hydroelectric assets

We participate in several jointly-owned hydroelectric plants, already in operation or under construction. We have an undivided interest in these plants and are responsible for our proportionate share of the costs of construction and operation and entitled to our proportionate share of the energy produced. We record our undivided interest in these assets as property, plant and equipment.

The situation of these projects at December 31, 2006 is as follows:

		Accumulated	
	Plant in		Plant under
Project	service	depreciation	construction
Igarapava	70	19	
Porto Estrela	26	4	
Funil	88	10	
Candonga	68	5	
Aimorés	190	9	
Capim Branco I	117	3	
Larona (*)	186	132	
Balambano (*)	354	56	
Machadinho	13	5	
Capim Branco II			131
(*) Through PT			
Inco			
Income and expenses relating to operating plants are no	t material.		
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13 Investments in affiliated companies and joint ventures

	2006			2006	Inves	Investments E Three-month periods ended (unaudited)			Year ended			Three-month periods ended			Year e		
				Net come (loss) for				(unuu	unceu)	D				(unuu	uncu)		
	Particip	ation in	Net	the		Dece	-	m Dec e			Sept en Der ember						
	cap voting	ital (%)e total	quityp	eriod	2006	2005	31, 2006	30, 2006	31, 2005	2006	2005	2004	31, 2006	30, 2006	31, 2005	2006	2005
us anhia Brasileira de zação	U																
ASCO (1) anhia no-Brasileira otização ANOBRÁS	51.11	51.00	78	36	40	60	2	(1)	13	18	39	13			16	22	16
anhia no-Brasileira otização	51.00	50.89	82	29	42	37	4	4	4	15	28	9				13	20
ASCO anhia Brasileira de zação	50.00	50.00	80	33	40	41		2	6	17	26	11	10			21	
RASCO (1) ARCO ação S.A.	51.00	50.90	72	24	37	33	3	3	2	12	21	6				12	10
ARCO (2) da Serra	50.00	50.00	640	458	370	335	66	57	85	229	257	117	25	175	95	225	225
S.A. MSG ndustrial ment	50.00	50.00	49	4	25	21	2	1		2	(2)	(3))			1	
any GIIC (4)	1				23	62 25	1	1	18	18 1	67 (1)	16 1			20	1	51
tics					577	614	78	67	128	312	435	170	35	175	131	295	322
Logística S.A	37.23	40.45	548	250	222	109	27	32	15	95	54	33	22		5	41	11
ngs					222	109	27	32	15	95	54	33	22		5	41	11

s rgicas de Gerais S.A. INAS (3) anhia rgica de ão CST (6)					744	281	50	43	41	147	176	114 102	7	12	48	62
rnia Steel ries Inc. CSI RAR (cost	50.00	50.00	350	109	175	161	4	17	6	54	21	55		37	40	28
ble-for-sale ments						142										
inum and					919	584	54	60	47	201	197	271	7	49	88	90
te																
ação Rio do S.A. MRN 11 Alumínio VALESUL	40.00	40.00	410	160	164	178	20	18	15	64	64	57		18	77	58
VALESUE	100.00	100.00				58			(1)	12	1	14				8
					164	236	20	18	14	76	65	71		18	77	66
Longyu																
rces Co. Ltd ong ang	25.00	25.00	448	122	112	96	9	10	9	31	9				15	
ational any Ltd	25.00	25.00	92	(21)	23	22	(5)			(5)						
					135	118	4	10	9	26	9				15	
l ble-for-sale ments (7) e Mines N.L																
330) Dre Mining ational Ltd	4.88	4.88			79											
521)	1.80	1.80			45											
ela Nickel ost \$12)	9.40	9.40			21											
Resources Inc S-18)	9.60	9.60			36											
Resources ost \$3)	9.80	9.80			12 29											
					222											

affiliates oint venture	25													
5		114	11						(3)					
		114	11						(3)					
		1,554	949	78	88	70	303	271	339	7	67		180	156
		2,353	1,672	183	187	213	710	760	542	64	242	136	516	489
(1)	CVRD held a majority of the voting interest of several entities that were accounted for under the equity method, in accordance with EITF 96-16, due to veto rights held by minority shareholders under shareholders agreements;													
(2)	Investment includes goodwill of US\$50 and US\$46 in 2006 and 2005, respectively;													
(3)	Equity method used through November 2006, and available-for-sale subsequently;													
(4)	Sold for US\$418 in May, 2006;													
(5)	Subsidiary consolidated as from July, 2006 (see note 6);													
(6)	CST was sold is 2004; and													

(7) Investments hold through Inco Limited.

14 Short-term debt

Our short-term borrowings are mainly from commercial banks and relate to export financing denominated in United States dollars.

Average annual interest rates on short-term borrowings were 5.5%, 4.2% and 2.3% at December 31, 2006 and 2005 and 2004, respectively.

15 Long-term debt

			As of December 31, Long-Term			
		liabilities		liabilities		
	2006	2005	2006	2005		
Foreign debt						
Loans and financing denominated in the following currencies:						
United States dollars	192	848	10,622	1,617		
Others	4	4	13	15		
Fixed Rate Notes US\$ denominated	112	43	6,785	1,213		
Securitization of export receivables US\$ denominated	86	82	259	345		
Perpetual notes			86	75		
Accrued charges	139	31				
	533	1,008	17,765	3,265		
Local debt						
Denominated in Long-Term Interest Rate TJLP	16	23	511	79		
Denominated in General Price Index-Market (IGPM)	20	29	1	3		
Basket of currencies	2	2	7	9		
Non-convertible debentures			2,774	141		
Denominated by U.S. dollars	107	132	64	216		
Accrued charges	33	24		1		
	178	210	3,357	449		
Total	711	1,218	21,122	3,714		

The long-term portion at December 31, 2006 falls due in the following years:

2008 2009	8,590 400
2010	1,212
2011 thereafter	10,664

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No due date (Perpetual notes and non-convertible debentures)							
	21,122						
At December 31, 2006 annual interest rates on long-term debt were as follows:							
3.1% to 5%	741						
5.1% to 7%	15,204						
7.1% to 9%	5,620						
9.1% to 11%	124						
Over 11%	53						
Variable (Perpetual notes)	91						
	21,833						

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The indices applied to debt and respective percentage variations in each year were as follows (unaudited):

			%
	2006	2005	2004
TJLP Long-Term Interest Rate (effective rate)	7.9	9.8	9.8
IGP-M General Price Index Market	3.8	1.2	12.4
Devaluation of United States Dollar against Real	(8.7)	(11.8)	(8.1)

Pursuant the acquisition of Inco we executed various operations through December, 2006. After the execution of three financing transactions totaling US\$ 12.3 billion, completed a significant part of the take out of the initial US\$ 14.6 billion bridge loan, used to finance the Inco acquisition.

In the first of these three transactions, on November 16, 2006, we issued a US\$ 3.75 billion 10-year and 30-year notes. The US\$ 1.25 billion notes due in January 2017 bear a coupon rate of 6.25% per year, payable semi-annually. The US\$ 2.50 billion notes due in November 2036 bear a coupon rate of 6.875% per year, payable semi-annually, and were priced with a yield to maturity of 6.997% per year.

The second transaction involved the issue on December 20, 2006 in the Brazilian market of non-convertible debentures (debentures) in the amount of US\$ 2.5 billion, in two series, with four and seven-year maturities. The first series, due on November 20, 2010, US\$700, will be remunerated at 101.75% of the accumulated variation of the Brazilian CDI (interbank certificate of deposit) interest rate, payable semi-annually. The second series, due on November 20, 2013, US\$ 1.8 million, will be remunerated at the Brazilian CDI interest rate plus 0.25% per year, also payable semi-annually. These debentures can be traded in the secondary market, through the Sistema Nacional de Debêntures (SND).

The third transaction which closed on December 21, 2006, was a pre-export finance transaction of US\$ 6.0 billion, defining the final allocation among the members of a bank syndicate. The transaction includes a US\$ 5.0 billion tranche, five-year maturity, at Libor plus 0.625% per year, and a US\$ 1.0 billion tranche, seven-year maturity, at Libor plus 0.75% per year.

In January 2006, the subsidiary Vale Overseas Limited issued US\$ 1 billion 10-year 6.250% per year notes, payable semi-annually due 2016, fully and unconditionally guaranteed by us.

In January, 2006, the subsidiary Vale Overseas Limited concluded its tender offer for any and all of its US\$ 300 aggregate principal amount outstanding 9.00% p.a. guaranteed Notes due 2013.

In October, 2005, we issued US\$ 300 notes due 2034, bearing interest of 7.65% per year in the same form as the US\$ 500, 8.25% unconditionally guaranteed notes issued on January 15, 2004.

On December 31, 2006 the US dollar denominated Fixed Rate Notes of US\$6,897 (2005 - US\$1,256) and other debt of US\$14,017 (2005 US\$2,661) are unsecured. The export securitization of US\$345 (2005 US\$427) is debt securities secured by future receivables arising from certain export sales of our subsidiary CVRD Overseas Ltd. Loans from international lenders of US\$106 (2005- US\$135) are guaranteed by the Brazilian Federal Government, to which we have given counter-guarantees in the same amounts secured by our own shares and accounts receivable of a subsidiary. We also have loans from Brazil and international institutions secured by property, plant and equipment in the amount of US\$0 (2005 US\$123). The remaining long-term debt of US\$458 (2005 US\$330) is

secured mainly by assets of subsidiaries.

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16 Stockholders equity

Each holder of common and preferred class A stock is entitled to one vote for each share on all matters that come before a stockholders meeting, except for the election of the Board of Directors, which is restricted to the holders of common stock. As described in Note 5, the Brazilian Government holds six preferred special share which confers to it permanent veto rights over certain matters.

On May 22, 2006 a stock split was effected which had been approved by the Extraordinary General Shareholders Meeting on April 27, 2006. Each existing, common and preferred, share was split into two shares. After the split our capital comprises 2,459,657,058 shares, of which 959,758,200 common shares and 1,499,898,858 class A preferred shares, including six special class shares without par value (Golden Share). The share/ADR proportion was maintained at 1/1; therefore, each common and preferred share, continued to be represented by one ADR supported by one common share (NYSE: RIO) or by one ADR supported by one class A preferred share (NYSE: RIOPR) respectively. All numbers of share and per share amounts included herein reflect retroactive application of the stock split.

On June 21, 2006 the Board of Directors approved a buy-back program of our preferred shares, executed during 180 days. As of December 31, 2006, we had acquired 15,149,600 shares held in treasury for subsequent disposal or cancellation at an average weighted unit cost of US\$19.98 (minimum cost of US\$18.89 and maximum of US\$ 20.74).

During 2006 we paid US\$1.3 billion to stockholders, the first installment of US\$650 was paid on April 2006 and the second installment of US\$650 was paid on October 2006. The distribution was made in the form of interest on stockholders equity and dividends.

Both common and preferred stockholders are entitled to receive a dividend of at least 25% of annual adjusted net income based on the statutory accounting records, upon approval at the annual stockholders meeting. In the case of preferred stockholders, this dividend cannot be less than 6% of the preferred capital as stated in the statutory accounting records or, if greater, 3% of the statutory book equity value per share. For the year ended December 31,2006, this annual minimum dividend achieve US\$ 1,508 of which US\$ 14 was paid on October 2006 and therefore we accrued the remaining value of US\$ 1,494 with a direct charge to stockholders equity. For each of the years 2005 and 2004 we distributed dividends to preferred stockholders in excess of this limit. Interest attributed to stockholders equity as from January 1, 1996 is considered part of the minimum dividend.

Brazilian law permits the payment of cash dividends only from retained earnings as stated in the statutory accounting records and such payments are made in Reais. In addition, undistributed retained earnings at December 31, 2006 includes US\$8,542, related to the unrealized income and expansion reserves, which could be freely transferred to retained earnings and paid as dividends, if approved by the stockholders.

No withholding tax is payable on distribution of profits earned except for distributions in the form of interest attributed to stockholders (Note 3 (l)).

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Brazilian laws and our By-laws require that certain appropriations be made from retained earnings to reserve accounts on an annual basis, all determined in accordance with amounts stated in the statutory accounting records, as detailed below:

	Three-month periods ended (Unaudited) December September December			Year ended December 31,			
	31,2006	30,2006	31,2005	2006	2005	2004	
Undistributed retained earnings Unrealized income reserve							
Beginning of the period Transfer (to) from retained	109	109	156	101	130	193	
earnings	(52)		(55)	(44)	(29)	(63)	
End of the period Expansion reserve	57	109	101	57	101	130	
Beginning of the period Transfer to capital stock Transfer from retained	3,913	3,910	1,385	3,621	3,091 (2,036)	2,090 (309)	
earnings	4,572	3	2,236	4,864	2,566	1,310	
End of the period Legal reserve	8,485	3,913	3,621	8,485	3,621	3,091	
Beginning of the period Transfer to capital stock Transfer from retained	646	647	395	599	529 (209)	374	
earnings	324	(1)	204	371	279	155	
End of the period Fiscal incentive depletion reserve	970	646	599	970	599	529	
Beginning of the period Transfer to capital stock Transfer from retained					378 (398)	347	
earnings					20	31	
End of the period Fiscal incentive investment reserve						378	
Beginning of the period Transfer to capital stock Transfer from retained	38	39		36	15 (16)	31 (31)	
earnings	5	(1)	36	7	37	15	
End of the period	43	38	36	43	36	15	

 Year
 9,555
 4,706
 4,357
 9,555
 4,357
 4,143

The purpose and basis of appropriation to such reserves is described below:

- . Unrealized income reserve this represents principally our share of the earnings of affiliates and joint ventures, not yet received in the form of cash dividends.
- . Expansion reserve this is a general reserve for expansion of our activities.
- . Legal reserve this reserve is a requirement for all Brazilian corporations and represents the appropriation of 5% of annual net income under Brazilian GAAP up to a limit of 20% of capital stock under Brazilian GAAP.
- . Fiscal incentive depletion reserve this represents an additional amount relative to mineral reserve depletion equivalent to 20% of the sales price of mining production, which is deductible for tax purposes providing an equivalent amount is transferred from retained earnings to the reserve account. This fiscal incentive expired in 1996.
- . Fiscal incentive investment reserve this reserve results from an option to designate a portion of income tax otherwise payable for investment in government approved projects and is recorded in the year following that in which the taxable income was earned. As from 2000, this reserve basically contemplates income tax incentives (Note 8).

Companhia Vale do Rio Doce Basic and diluted earnings per share

Basic and diluted earnings per share amounts have been calculated as follows:

		Weighted	
	Income	average	Basic and diluted per-share
	(Numerator) (US\$	(Thousands)	amount (US\$ per
Net income for the year ended December 31, 2006	million) 6,528	(Denominator)	share)
Income available to preferred stockholders	2,568	954,426	2.69
Income available to common stockholders	3,960	1,471,608	2.69
Net income for the year ended December 31, 2005	4,841		
Income available to preferred stockholders	1,748	831,432	2.10
Income available to common stockholders	3,093	1,471,608	2.10
Net income for the year ended December 31, 2004	2,573		
Income available to preferred stockholders	929	831,432	1.12
Income available to common stockholders	1,644	1,471,608	1.12

There are no securities outstanding with any diluted effect on earnings per shares.

17 Pension plans

Since 1973 we have sponsored a complementary security plan with characteristics of defined benefit plan (the Old Plan) covering substantially all employees, with benefits calculation based on years of service, age, contribution salary and complementary social security benefits. This plan is administered by Fundação Vale do Rio Doce de Seguridade Social VALIA and was funded by monthly contributions made by us and our employees, calculated based on periodic actuarial appraisals.

In May 2000, we implemented a new security complementary plan with characteristics of variable contribution, which complements to the earnings of programmed retirements and benefits from risks (death, physical invalidity, and sickness benefit). When the New Plan (a Benefit Mix Plan Vale Mais) was created, our active employees had the opportunity of transferring to it. Over 98% of our active employees opted to be transfered. The Old Plan will continue in existence, covering almost exclusively retired participants and their beneficiaries.

Additionally we provide supplementary payments to a specific group of ex-employees, in addition to the regular benefit from Valia, through the Abono Complementação, which represents a postretirement health care, odontological and pharmaceutical benefit to this group of participants.

Pursuant the acquisition of Inco we assumed benefits through defined benefit pensions that cover essentially all its employees and postretirement benefits other than pensions that provide certain health care and life insurance benefits for retired employees as well.

The following information details the status of the defined benefit elements of all plans in accordance with SFAS132EmployersDisclosure about Pensions and Other Post retirement Benefitsand SFAS 158EmployersEmployersAccounting for Defined Benefit Pension and Other Postretirement Plans, as amended.

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(a) Change in benefit obligation

						of December 31,		
	Overfunded pension plans	Underfunded pension plans	2006 UnderfundedDy other benefits	verfunded pension plans	Underfunded pension plans	2005 Underfunded other benefits		
Benefit obligation at								
beginning of year	1,783	250	78	1,500	219	66		
Liability recognized up	on							
consolidation of Inco		3,619	1,225					
Service cost	5	14	4	2				
Interest cost	245	79	26	210	30	9		
Plan amendment		(76)						
Assumptions changes	465	52	13	10				
Benefits paid	(173)	(86)	(22)	(145)	(24)	(5)		
Effect of exchange rate								
changes	175	(108)	(41)	204	30	9		
Actuarial loss	31	(1)	4	2	(5)	(1)		
Benefit obligation at e	Benefit obligation at end							
of year	2,531	3,743	1,287	1,783	250	78		

We use a measurement date of December 31 for our pension and post retirement benefit plans.

(b) Change in plan assets

			2006		As of	f December 31, 2005
	Overfunded pension plans	Underfunded pension plans	UnderfundedDy other benefits	verfunded pension plans	Underfunded pension plans	Underfunded other benefits
Fair value of plan assets	at	_		-	_	
beginning of year	2,781	63		2,079	29	
Asset recognized upon						
consolidation of Inco		2,924	4			
Actual return on plan						
assets	607	202		551	11	
Employer contributions	25	84	6	22	42	5
Benefits paid	(173)	(85)	(6)	(145)	(24)	(5)
Effect of exchange rate						
changes	268	(110)		274	5	
Fair value of plan asset at end of year	s 3,508	3,078	4	2,781	63	-

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Plan assets at December 31, 2006 include US\$312 and US\$46 of portfolio investments in our own shares (US\$409 at December 31, 2005) and debentures, respectively, and US\$36 and US\$7 of shares of related parties (US\$42 at December 31, 2005) and debentures, as well. They also include US\$607 of Federal Government Securities (US\$455 at December 31, 2005).

(c) Funded Status and Financial Position

			2006		As of	f December 31, 2005
	Overfunded pension plans	Underfunded pension plans	Underfunde other benefits	verfunded pension plans	Underfunded pension plans	Underfunded other benefits
Other assets	977			308		
Current liabilities		42	65		25	5
Long-term liabilities		623	1,218		173	68
Funded status	977	665	1,283	308	198	73
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(d) Assumptions used in each year (expressed in nominal terms)

			2006			Brazil 2005
	Overfunded pension plans	Underfunded pension plans	Underfunded other benefits	Overfunded pension plans	Underfunded pension plans	Underfunded other benefits
Discount rate	11.30% p.a.	11.30% p.a.	11.30% p.a.	13.40% p.a.	13.40% p.a.	13.40% p.a.
Expected return on plan assets Rate of compensation increase up to 47 years Rate of compensation	14.98% p.a. 8.15% p.a.	14.98% p.a.		13.40% p.a. 8.15% p.a.	13.40% p.a.	L
increase over 47 years						