Ternium S.A. Form 6-K August 01, 2012

FORM 6 - K

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Report of Foreign Private Issuer

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

As of 7/31/2012

Ternium S.A.

(Translation of Registrant's name into English)

Ternium S.A. 29, Avenue de la Porte-Neuve

L-2227 Luxembourg

(352) 2668-3152

(Address of principal executive offices)

Form	20-F	 Form	40-F
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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.

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

Not applicable

The attached material is being furnished to the Securities and Exchange Commission pursuant to R	tule 1	13a-1	6 and
Form 6-K under the Securities Exchange Act of 1934, as amended.			

This report contains Ternium S.A.'s consolidated financial statements as of June 30, 2012.

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.

TERNIUM S.A.

By: /s/ Pablo
Brizzio
By: /s/ Daniel
Novegil

Name: Pablo Brizzio Name: Daniel Novegil

Title: Chief Financial Officer

Title: Chief Executive Officer

Dated: July 31, 2012

TERNIUM S.A.

Consolidated Condensed Interim

Financial Statements as of June 30, 2012

and for the six-month periods

ended on June 30, 2012 and 2011

29 Avenue de la Porte-Neuve, 3rd floor

L - 2227

R.C.S. Luxembourg: B 98 668

TERNIUM S.A.

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

(All amounts in USD thousands)

INDEX

	Page
Report of Independent Registered Public Accounting Firm	1
Consolidated Condensed Interim Income Statements	2
Consolidated Condensed Interim Statements of Comprehensive Income	3
Consolidated Condensed Interim Statements of Financial Position	4
Consolidated Condensed Interim Statements of Changes in Equity	5
Consolidated Condensed Interim Statements of Cash Flows	7
Notes to the Consolidated Condensed Interim Financial Statements	
1General information and basis of presentation	8
2Accounting policies	9
3Changes in accounting policies and disclosures	10
4Change in functional currency of the Mexican subsidiaries	11
5Acquisition of participation in Usiminas	11
6Segment information	13
7Cost of sales	14
8Selling, general and administrative expenses	15
90ther financial income, net	15
10Property, plant and equipment, net	15
11Intangible assets, net	16
12Investments in non-consolidated companies	16
13Distribution of dividends	17
14Contingencies, commitments and restrictions to the distribution of profits	17
15Nationalization of Sidor	19
16Repurchase of shares from Usiminas concurrently with secondary public offering	20
17Related party transactions	20

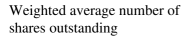
Page 1 of 21

TERNIUM S.A.
Consolidated Condensed Interim Financial Statements as of June 30, 2012
and for the six-month periods ended June 30, 2012 and 2011

(All amounts in USD thousands)

Consolidated Condensed Interim Income Statements

		Three-month period ended June 30,					
	Notes	2012	2011	2012	2011		
		(Unau	ıdited)	(Una	udited)		
Net sales	6	2,157,216	2,332,463	4,339,147	4,467,089		
Cost of sales	6 & 7	(1,689,083)	(1,748,558)	(3,387,997)	(3,404,164)		
Gross profit	6	468,133	583,905	951,150	1,062,925		
Selling, general and administrative expenses	6 & 8	(211,382)	(221,307)	(414,570)	(422,473)		
Other operating income (expenses) net	6	826	(17,273)	4,184	(9,162)		
Operating income	6	257,577	345,325	540,764	631,290		
Interest expense		(40,388)	(25,053)	(77,303)	(40,439)		
Interest income		2,678	16,294	11,489	26,694		
Other financial income, net	9	(8,844)	24,336	10,965	94,022		
Equity in (losses) earnings of non-consolidated companies		(4,492)	2,263	(3,069)	5,982		
Income before income tax expense		206,531	363,165	482,846	717,549		
Income tax expense		(81,415)	(116,269)	(167,237)	(227,498)		
Profit for the period		125,116	246,896	315,609	490,051		
Profit for the period attributable to:							
Equity holders of the Company		110,793	197,716	270,376	402,406		
Non-controlling interest		14,323	49,180	45,233	87,645		
Profit for the period		125,116	246,896	315,609	490,051		
		1,963,076,776	1,963,076,776	1,963,076,776	1,973,666,094		



The accompanying notes are an integral part of these consolidated condensed interim financial statements. These consolidated condensed interim financial statements should be read in conjunction with our audited Consolidated Financial Statements and notes for the fiscal year ended December 31, 2011.

Page 2 of 21

TERNIUM S.A. Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

(All amounts in USD thousands)

Consolidated Condensed Interim Statements of Comprehensive Income

	Three-month pe		Six-month period ended June 30,		
	2012	2011	2012	2011	
	(Unaudit		(Unaudi	*	
Profit for the period	125,116	246,896	315,609	490,051	
Other comprehensive income:					
Currency translation adjustment	(46,569)	10,735	(55,230)	55,620	
Changes in the fair value of derivatives					
classified as cash flow hedges	4,212	5,195	16,607	11,459	
Income tax relating to cash flow hedges	(1,264)	(1,559)	(2,524)	(3,438)	
Other comprehensive income from participation in non-consolidated companies:					
Currency translation adjustment Changes in the fair value of derivatives	(215,768)	-	(263,133)	-	
classified as cash flow hedges	(3,846)	-	(1,353)	_	
Others	(2,359)	-	(3,037)	-	
Other comprehensive (loss) income for the period, net of tax	(265,594)	14,371	(308,670)	63,641	
Total comprehensive income for the period	(140,478)	261,267	6,939	553,692	
Attributable to:					
Equity holders of the Company	(116,769)	214,376	8,829	470,738	
Non-controlling interest	(23,709)	46,891	(1,890)	82,954	
Total comprehensive income for the period	(140,478)	261,267	6,939	553,692	

The accompanying notes are an integral part of these consolidated condensed interim financial statements. These consolidated condensed interim financial statements should be read in conjunction with our audited Consolidated Financial Statements and notes for the fiscal year ended December 31, 2011.

Page 3 of 21

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

(All amounts in USD thousands)

Consolidated Condensed Interim Statements of Financial Position

	Notes	June 30	0, 2012	December	31, 2011
ASSETS		(Unaudited)			
Non-current assets					
Property, plant and equipment,					
net	10	4,135,394		3,969,187	
Intangible assets, net	11	973,905		977,711	
Investments in non-consolidated					
companies	12	2,064,905		94,875	
Other investments		10,612		14,087	
Deferred tax assets		11,595		8,101	
Receivables, net		105,487		124,201	
Trade receivables, net		5,614	7,307,512	7,526	5,195,688
Current assets					
Receivables		133,013		91,516	
Derivative financial instruments		2,168		50	
Inventories, net		2,221,235		2,123,516	
Trade receivables, net		847,575		745,904	
Sidor financial asset	15	136,891		136,294	
Other investments		173,289		281,676	
Cash and cash equivalents		487,082	4,001,253	2,158,044	5,537,000
Non-current assets classified as					
held for sale			4,845		10,374
			4,006,098		5,547,374
Total assets			11,313,610		10,743,062
EQUITY Capital and reserves attributable to the company's					
equity holders			5,617,970		5,756,372
Non-controlling interest			1,096,435		1,084,827
Total equity			6,714,405		6,841,199
LIABILITIES					

Non-current liabilities

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Provisions Deferred income tax Other liabilities Trade payables Borrowings	17,584 731,445 217,060 19,686 1,473,998	2,459,773	15,340 740,576 196,974 21,096 948,495	1,922,481
Current liabilities Current tax liabilities Other liabilities Trade payables Derivative financial instruments Borrowings	185,411 124,029 750,242 8,800 1,070,950	2,139,432	106,625 112,922 682,292 29,902 1,047,641	1,979,382
Total liabilities		4,599,205		3,901,863
Total equity and liabilities		11,313,610		10,743,062

The accompanying notes are an integral part of these consolidated condensed interim financial statements. These consolidated condensed interim financial statements should be read in conjunction with our audited Consolidated Financial Statements and notes for the fiscal year ended December 31, 2011.

Page 4 of 21

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

(All amounts in USD thousands)

Consolidated Condensed Interim Statements of Changes in Equity

		= =	Non-controlling Total interest Equity
Balance at January 1, 2012	2,004,743(150,000) (23,295)1,542,040(2,324,866)	(864,353) 5,572,103 5,756,372	2 1,084,8276,841,1
		270,376 270,376	6 45,233 315,6
		(270,453) (270,453) (47,910) (318,36
	11,633 (2,727)	11,633 (2,727	
	8,906 -	(270,453) 270,376 8,829	9 (1,890) 6,9
		(147,231) (147,231) (147,23

(15,902) (15,90 29,400

29,4

Balance at June 30, 2012

(unaudited) 2,004,743(150,000) (23,295)1,550,946(2,324,866) (1,134,806)5,695,2485,617,970

1,096,4356,714,4

- (1) Shareholders' equity determined in accordance with accounting principles generally accepted in Luxembourg is disclosed in Note 14 (iii).
- (2) The Company has an authorized share capital of a single class of 3.5 billion shares having a nominal value of USD 1.00 per share. As of June 30, 2012, there were 2,004,743,442 shares issued. All issued shares are fully paid.
- (3) Include legal reserve under Luxembourg law for USD 200.5 million, undistributable reserves under Luxembourg law for USD 1.4 billion, hedge accounting reserve, net of tax effect, for USD 2.1 million and reserves related to the acquisition of non-controlling interest in subsidiaries according to IAS 27 for USD (58.5) million.
- (4) Represents the difference between book value of non-monetary contributions received from shareholders under Luxembourg GAAP and IFRS.
- (5) See note 16.
- (6) Corresponds to the contribution made by Nippon Steel Corporation in Tenigal, S.R.L. de C.V.

Dividends may be paid by Ternium to the extent distributable retained earnings calculated in accordance with Luxembourg law and regulations exist. Therefore, retained earnings included in these consolidated financial statements may not be wholly distributable. See Note 14 (iii).

The accompanying notes are an integral part of these consolidated condensed interim financial statements. These consolidated condensed interim financial statements should be read in conjunction with our audited Consolidated Financial Statements and notes for the fiscal year ended December 31, 2011.

Page **5** of **21**

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

(All amounts in USD thousands)

Consolidated Condensed Interim Statements of Changes in Equity

Attributable to the Company's equity holders (1)								
	Capital Treasu stock (2) share (3)	ry Initial Reserve s public (4) offering expenses	stock issue	Currency translation adjustment		Total	Non-controlling interest	Total Equity
Balance at January 1, 2011	2,004,743	- (23,295)1,635,12	6(2,324,866)	(517,432)	5,106,464	5,880,740	1,135,361	7,016,1
					402,406	402,406	87,645	490,0
				61,216		61,216	5 (5,596)	55,6
		7,11	6			7,116	905	8,0
	-	7,11	6 -	61,216	402,406	470,738	82,954	553,6
		(99,329))		(47,902)	(147,231))	(147,23
	(150,00	00)			,	(150,000)	29,400	(150,00 29,4

Balance at June 30, 2011

(Unaudited) 2,004,743(150,000) (23,295)1,542,913(2,324,866) (456,216)5,460,9686,054,247

1,247,7157,301,9

- (1) Shareholders' equity determined in accordance with accounting principles generally accepted in Luxembourg is disclosed in Note 14 (iii).
- (2) The Company has an authorized share capital of a single class of 3.5 billion shares having a nominal value of USD 1.00 per share. As of June 30, 2011, there were 2,004,743,442 shares issued. All issued shares are fully paid.
- (3) See note 16.
- (4) Include legal reserve under Luxembourg law for USD 200.5 million, distributable reserves under Luxembourg law for USD 101.4 million, undistributable reserves under Luxembourg law for USD 1.4 billion, hedge accounting reserve, net of tax effect, for USD (14.4) million and reserves related to the acquisition of non-controlling interest in subsidiaries according to IAS 27 for USD (58.5) million.
- (5) Represents the difference between book value of non-monetary contributions received from shareholders under Luxembourg GAAP and IFRS.
- (6) Corresponds to the contribution made by Nippon Steel Corporation in Tenigal, S.R.L. de C.V.

Dividends may be paid by Ternium to the extent distributable retained earnings calculated in accordance with Luxembourg law and regulations exist. Therefore, retained earnings included in these consolidated financial statements may not be wholly distributable. See Note 14 (iii).

The accompanying notes are an integral part of these consolidated condensed interim financial statements. These consolidated condensed interim financial statements should be read in conjunction with our audited Consolidated Financial Statements and notes for the fiscal year ended December 31, 2011.

Page 6 of 21

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

(All amounts in USD thousands)

Consolidated Condensed Interim Statements of Cash Flows

		Six-month per June 3	
	Notes	2012	2011
		(Unaudi	ted)
Cash flows from operating activities Profit for the period		315,609	490,051
Adjustments for:		313,007	470,031
Depreciation and amortization	10 & 11	179,242	203,826
Income tax accruals less payments	10 & 11	75,851	(145,965)
Equity in losses (earnings) of non-consolidated		70,001	(113,703)
companies		3,069	(5,982)
Interest accruals less payments		5,229	11,128
Changes in provisions		3,940	27,688
Changes in working capital		(170,043)	(406,007)
Net foreign exchange results and others		29,834	(120,060)
Net cash provided by operating activities		442,731	54,679
Cash flows from investing activities			
Capital expenditures	10 & 11	(406,472)	(262,920)
Acquisition of business - Purchase consideration	5	(2,243,610)	-
Decrease in other investments		111,861	27,611
Proceeds from the sale of property, plant and equipment		1,001	996
Dividends received from non-consolidated companies		4,718	-
Proceeds from Sidor financial asset	15	, -	69,430
Net cash used in investing activities		(2,532,502)	(164,883)
Cash flows from financing activities			
Dividends paid in cash to company's shareholders		(147,231)	(147,231)
Dividends paid in cash by subsidiary companies		(15,902)	-
Contributions from non-controlling shareholders in		20.400	20,400
consolidated subsidiaries		29,400	29,400
Repurchase of treasury shares	16	-	(150,000)
Proceeds from borrowings		897,964	340,505
Repayments of borrowings		(342,316)	(298,043)
Net cash provided by (used in) financing activities		421,915	(225,369)
Decrease in cash and cash equivalents		(1,667,856)	(335,573)
Movement in cash and cash equivalents			
At January 1,		2,158,044	1,779,295

Cash and cash equivalents at June 30, (1)	487,082	1,444,225
Decrease in cash and cash equivalents	(1,667,856)	(335,573)
Effect of exchange rate changes	(3,106)	503

(1) It includes restricted cash of USD 110 and USD 911 as of June 30, 2012 and 2011, respectively. In addition, the Company had other investments with a maturity of more than three months for USD 173,289 as of June 30, 2012.

The accompanying notes are an integral part of these consolidated condensed interim financial statements. These consolidated condensed interim financial statements should be read in conjunction with our audited Consolidated Financial Statements and notes for the fiscal year ended December 31, 2011.

Page 7 of 21

TERNIUM S.A.

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

Notes to the Financial Statements

1. GENERAL INFORMATION AND BASIS OF PRESENTATION

Ternium S.A. (the "Company" or "Ternium"), was incorporated on December 22, 2003 to hold investments in flat and long steel manufacturing and distributing companies. The Company has an authorized share capital of a single class of 3.5 billion shares having a nominal value of USD 1.00 per share. As of June 30, 2012, there were 2,004,743,442 shares issued. All issued shares are fully paid.

Following a corporate reorganization carried out during fiscal year 2005, in January 2006 the Company successfully completed its registration process with the United States Securities and Exchange Commission ("SEC"). Ternium's ADSs began trading on the New York Stock Exchange under the symbol "TX" on February 1, 2006. The Company's initial public offering was settled on February 6, 2006. On January 31, 2011, the Company filed with the SEC a registration statement on form F-3 relating to sales of equity and debt securities.

The Company was initially established as a public limited liability company (société anonyme) under Luxembourg's 1929 holding company regime. Until termination of such regime on December 31, 2010, holding companies incorporated under the 1929 regime (including the Company) were exempt from Luxembourg corporate and withholding tax over dividends distributed to shareholders.

On January 1, 2011, the Company became an ordinary public limited liability company (société anonyme) and, effective as from that date, the Company is subject to all applicable Luxembourg taxes (including, among others, corporate income tax on its worldwide income) and its dividend distributions will generally be subject to Luxembourg withholding tax. However, dividends received by the Company from subsidiaries in high income tax jurisdictions, as defined under Luxembourg law, will continue to be exempt from corporate income tax in Luxembourg under Luxembourg's participation exemption.

As part of the Company's corporate reorganization in connection with the termination of Luxembourg's 1929 holding company regime, on December 6, 2010, the Company contributed its equity holdings in all its subsidiaries and all its financial assets to its Luxembourg wholly-owned subsidiary Ternium Investments S.à.r.l., or Ternium Investments, in exchange for newly issued corporate units of Ternium Investments. As the assets contributed were recorded at their historical carrying amount in accordance with Luxembourg GAAP, the Company's December 2010 contribution of

such assets to Ternium Investments resulted in a non-taxable revaluation of the accounting value of the Company's assets under Luxembourg GAAP. The amount of the December 2010 revaluation was equal to the difference between the historical carrying amounts of the assets contributed and the value at which such assets were contributed and amounted to USD4.0 billion. However, for the purpose of these consolidated financial statements, the assets contributed by Ternium to its wholly-owned subsidiary Ternium Investments were recorded based on their historical carrying amounts in accordance with IFRS, with no impact on the financial statements.

Page 8 of 21

TERNIUM S.A.

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

1. GENERAL INFORMATION AND BASIS OF PRESENTATION (continued)

Following the completion of the corporate reorganization, and upon its conversion into an ordinary Luxembourg holding company, the Company voluntarily recorded a special reserve exclusively for tax-basis purposes. As of December 31, 2011 and 2010, this special tax reserve amounted to USD 7.7 billion and USD 7.9 billion, respectively. The Company expects that, as a result of its corporate reorganization, its current overall tax burden will not increase, as all or substantially all of its dividend income will come from high income tax jurisdictions. In addition, the Company expects that dividend distributions for the foreseeable future will be imputed to the special reserve and therefore should be exempt from Luxembourg withholding tax under current Luxembourg law.

The name and percentage of ownership of subsidiaries that have been included in consolidation in these Consolidated Condensed Interim Financial Statements is disclosed in Note 2 to the audited Consolidated Financial Statements for the year ended December 31, 2011.

Certain comparative amounts have been reclassified to conform to changes in presentation in the current period. See also note 3.

The preparation of consolidated condensed interim financial statements requires management to make estimates and assumptions that might affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities as of the date of the statement of financial position, and also the reported amounts of revenues and expenses for the reported periods. Actual results may differ from these estimates.

Material intercompany transactions and balances have been eliminated in consolidation. However, the fact that the functional currency of the Company's subsidiaries differ, results in the generation of foreign exchange gains and losses that are included in the consolidated condensed interim income statement under "Other financial income (expenses), net".

These Consolidated Condensed Interim Financial Statements have been approved for issue by the Board of Directors of Ternium on July 31, 2012.

2. ACCOUNTING POLICIES

These Consolidated Condensed Interim Financial Statements have been prepared in accordance with IAS 34, "Interim Financial Reporting" and are unaudited. These Consolidated Condensed Interim Financial Statements should be read in conjunction with the audited Consolidated Financial Statements for the year ended December 31, 2011, which have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board, and adopted by the European Union. Recently issued accounting pronouncements were applied by the Company as from their respective dates.

These Consolidated Condensed Interim Financial Statements have been prepared following the same accounting policies used in the preparation of the audited Consolidated Financial Statements for the year ended December 31, 2011, except for the changes described below.

Page 9 of 21

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

3. CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Company has early-adopted the following standards, together with the consequential amendments to other IFRS, for the year ended December 31, 2012:

- IFRS 10, "Consolidated financial statements": IFRS 10 was issued in May 2011 and replaces all the guidance on control and consolidation in IAS 27, "Consolidated and separate financial statements", and SIC-12, "Consolidation special purpose entities". Full retrospective application is required in accordance with the transition provisions of the standard, unless impracticable, in which case the Company applies it from the earliest practicable date.
- IFRS 11, "Joint arrangements": IFRS 11 was issued in May 2011 and replaces all the guidance on joint arrangements included in IAS 31, "Interests in joint ventures".
- IFRS 12, "Disclosure of interests in other entities": IFRS 12 was issued in May 2011, and provides disclosure requirements on interests in subsidiaries, associates, joint arrangements, and unconsolidated structured entities.
- IAS 27, "Separate financial statements": IAS 27 was amended in May 2011 following the issuance of IFRS 10. The revised IAS 27 deals only with the accounting for subsidiaries, associates and joint arrangements in the separate financial statements of the parent company.

The Company has applied the above standards retrospectively. The above standards did not result in significant changes to the Company's financial statements as at the date of the early adoption. Investments in joint ventures are shown together with investments in associates under the caption "Investments in non-consolidated companies". The main change is the deconsolidation of Consorcio Minero Benito Juarez Peña Colorada S.A. de C.V., which was proportionately consolidated until December 31, 2011.

As a consequence of this early adoption effective as from January 1, 2012, the following note should replace note 4 (a)(1) paragraph 1 and 4 (a)(2) as included in the audited Consolidated Financial Statements for the year ended December 31, 2011:

(1) Subsidiary companies and transactions with non-controlling interests

Subsidiaries are all entities over which the Company has control. The Company controls an entity when the Company is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Company. They are deconsolidated from the date that control ceases.

(2) Joint ventures

Prior to January 1, 2012, the Company reported its interests in jointly controlled entities using proportionate consolidation. The Company's share of the assets, liabilities, income, expenses and cash flows of jointly controlled entities were combined on a line-by-line basis with similar items in the Company's financial statements. Where the Company transacts with its jointly controlled entities, unrealized profits and losses were eliminated to the extent of the Company's interest in the joint venture.

Page 10 of 21

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

3. CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

The Company has applied the new policy for interests in joint ventures occurring on or after January 1, 2010, in accordance with the transition provisions of IFRS 11. The Company recognizes its investment in joint ventures at the beginning of the earliest period presented (January 1, 2010), as the total of the carrying amounts of the assets and liabilities previously proportionately consolidated by the Company. This is the deemed cost of the Company's investments in joint ventures for applying equity accounting.

Under the equity method of accounting, interests in joint ventures are initially recognized in the consolidated statement of financial position at cost and adjusted thereafter to recognize the Company's share of the post-acquisition profits or losses in other comprehensive income in the income statement.

4. CHANGE IN FUNCTIONAL CURRENCY OF MEXICAN SUBSIDIARIES

Due to changes in the primary economic environment in which its Mexican subsidiaries operate and in accordance with International Financial Reporting Standards, the Company performed a functional currency review and concluded that the functional currency of its Mexican subsidiaries should change prospectively to the U.S. dollar, effective as of January 1, 2012. The main indicators of such change in economic environment are: an increase of revenues determined and denominated in U.S. dollars (which is expected to continue increasing); the elimination of Mexican import duties on steel products effective 2012; an increase in the weight of raw material costs with U.S. dollar-denominated prices; and a determination that capital expenditures in Mexico (which are made to increase supply capabilities in connection with growing automobile exports to the U.S. market) are mainly incurred in U.S. dollars.

5. ACQUISITION OF PARTICIPATION IN USIMINAS

On November 27, 2011, the Company's wholly-owned Luxembourg subsidiary Ternium Investments S.à r.l., together with the Company's Argentine majority-owned subsidiary Siderar S.A.I.C. (and Siderar's wholly-owned Uruguayan subsidiary Prosid Investments S.C.A.), and Confab Industrial S.A., a majority-owned Brazilian subsidiary of Tenaris S.A. ("TenarisConfab"), entered into share purchase agreements with Camargo Corrêa, Votorantim and Caixa dos Empregados da Usiminas (Usiminas employee pension fund, or CEU) for the acquisition of 139.7 million ordinary shares of Usinas Siderúrgicas de Minas Gerais S.A. – USIMINAS ("Usiminas"), representing 27.66% of Usiminas' voting

capital, at a price of BRL 36.0 (approximately USD 19.0) per ordinary share.

With strategically located facilities near the main consumers of steel in Brazil and iron ore mines in the Serra Azul region, Usiminas is organized under four main business units: Mining, Steel, Steel Processing and Capital Goods.

Page 11 of 21

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

5. ACQUISITION OF PARTICIPATION IN USIMINAS (continued)

Upon closing of the transaction on January 16, 2012, Ternium Investments, Siderar and TenarisConfab joined Usiminas' existing control group through the acquisition of 84.7, 30.0, and 25.0 million ordinary shares, respectively. In addition, Nippon Steel acquired from CEU 8.5 million ordinary shares. In addition, Ternium Investments, Siderar, Prosid and TenarisConfab entered into an amended and restated Usiminas shareholders' agreement with Nippon Steel, Mitsubishi, Metal One and CEU, governing Ternium Investments, Siderar (and Prosid) and TenarisConfab's rights within the Usiminas control group; most decisions in that control group are subject for its approval to a 65% majority of the control group shares. As a result of these transactions, the control group, which holds 322.7 million ordinary shares representing the majority of Usiminas' voting rights, is now formed as follows: Nippon Group 46.1%, Ternium/Tenaris Group 43.3%, and CEU 10.6%. The rights of Ternium Investments, Siderar (and Prosid) and TenarisConfab within the Ternium/Tenaris Group are governed under a separate shareholders agreement.

Ternium holds 35.6% of Usiminas' voting rights over the control group and 22.71% of Usiminas' ordinary shares, and has a participation in Usiminas' results of 11.32%.

As of the date of issuance of these consolidated condensed interim financial statements, the Company has not yet completed its purchase price allocation procedures, which is estimated to be finished before year-end. Once the purchase price allocation has been completed, certain modifications to the value attributed to the assets and liabilities acquired may be required. In addition to its net share of the losses (USD 11 million), during the six-month period ended on June 30, 2012, the Company recognized other negative adjustments in connection with its investment in Usiminas for a total amount of USD 268 million. These negative adjustments, which are recorded as Other comprehensive loss, are mainly attributable to a currency translation adjustment generated by the investment in Usiminas being maintained in Brazilian real and are calculated as provided by IAS 21 "The effects of changes in foreign exchange rates". As a result of these losses, the Company's participation in Usiminas as of June 30, 2012 amounted to USD 1,961 million, compared to a purchase price of USD 2.244 million. The Company has not yet completed any impairment test over its investment in Usiminas.

On July 30, 2012, Usiminas published its interim accounts as of and for the six-months ended June 30, 2012, which state that revenues, post-tax losses from continuing operations and net assets amounted to USD 3,273 million, USD 64 million and USD 8,415 million, respectively.

Ternium Investments and Siderar financed their BRL 4.1 billion share (approximately USD 2.2 billion) of the Usiminas acquisition with cash on hand and, in the case of Ternium Investments, a USD 700 million term loan with a

syndicate of banks led by Credit Agricole Corporate and Investment Bank as administrative agent (the "Ternium facility").

Ternium Investments' loans under the Ternium Facility are to be repaid in nine consecutive and equal semi-annual installments commencing on January 2013. The Ternium facility contains covenants customary for transactions of this type, including limitations to additional debt; limitations on the sale of certain assets and compliance with financial ratios (e.g., leverage ratio and minimum cash requirements). There are no limitations to the payment of dividends or capital expenditures under the Ternium facility, except in case of non-compliance with the above mentioned covenants.

Page 12 of 21

TERNIUM S.A.

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

6. SEGMENT INFORMATION

REPORTABLE OPERATING SEGMENTS

For management purposes, the Company is organized on a worldwide basis into the following segments: flat steel products, long steel products and others.

The flat steel products segment comprises the manufacturing and marketing of hot rolled coils and sheets, cold rolled coils and sheets, tin plate, welded pipes, hot dipped galvanized and electro-galvanized sheets, pre-painted sheets and other tailor-made products to serve its customers' requirements.

The long steel products segment comprises the manufacturing and marketing of billets (steel in its basic, semi-finished state), wire rod and bars.

The other products segment includes products other than flat and long steel, mainly pig iron, pellets and pre-engineered metal buildings.

	Six-month period ended June 30, 2012 (Unaudited)				
	Flat steel products	Long steel products	Other	Total	
	products	products	3 til 1	10001	
Net sales	3,656,055	669,660	13,432	4,339,147	
Cost of sales	(2,882,076)	(494,340)	(11,581)	(3,387,997)	
Gross profit	773,979	175,320	1,851	951,150	
Selling, general and administrative expenses	(351,529)	(59,643)	(3,398)	(414,570)	
Other operating income (expenses), net	2,327	1,848	9	4,184	
Operating income (loss)	424,777	117,525	(1,538)	540,764	
Depreciation - PP&E	137,153	13,815	573	151,541	

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Six-month period ended June 30, 2011 (Unaudited)

	Flat steel products	Long steel products	Other	Total
Net sales	3,836,781	579,768	50,540	4,467,089
Cost of sales	(2,953,270)	(424,212)	(26,682)	(3,404,164)
Gross profit	883,511	155,556	23,858	1,062,925
Selling, general and administrative expenses	(364,569)	(51,621)	(6,283)	(422,473)
Other operating income, net	(13,200)	3,809	229	(9,162)
Operating income	505,742	107,744	17,804	631,290
Depreciation - PP&E	154,063	13,219	767	168,049

Page 13 of 21

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

6. SEGMENT INFORMATION (continued)

GEOGRAPHICAL INFORMATION

There are no revenues from external customers attributable to the Company's country of incorporation (Luxembourg). Ternium sells its products to three main geographical areas: South and Central America, North America, and Europe and others. The North American area comprises principally United States and Mexico. The South and Central American area comprises principally Argentina, Colombia, Paraguay, Guatemala, Costa Rica, Uruguay, Dominican Republic and Honduras.

	Six-month period ended June 30, 2012 (Unaudited)					
	South and Central America	North America	Europe and other	Total		
Net sales	1,800,970	2,533,369	4,808	4,339,147		
Depreciation - PP&E	65,939	85,536	66	151,541		
	Six-mo	nth period ended J	une 30, 2011 (Unau	dited)		
	South and Central America	North America	Europe and other	Total		
Net sales	1,939,792	2,489,975	37,322	4,467,089		
Depreciation - PP&E				168,049		

7. COST OF SALES

	Six-month period ended June 30,		
	2012	2011	
	(Unaudited)		
Inventories at the beginning of the year	2,123,516	1,943,115	
Translation differences	(41,778)	29,969	
Plus: Charges for the period			

Raw materials and consumables used and other movements	2,848,851	3,216,661
Services and fees	62,708	64,368
Labor cost	277,392	264,721
Depreciation of property, plant and equipment	146,969	161,105
Amortization of intangible assets	5,168	7,112
Maintenance expenses	181,861	164,287
Office expenses	3,915	2,956
Insurance	3,155	3,415
Charge of obsolescence allowance	7,615	10,114
Recovery from sales of scrap and by-products	(19,294)	(20,346)
Others	9,154	16,173
Less: Inventories at the end of the period	(2,221,235)	(2,459,486)
Cost of Sales	3,387,997	3,404,164

Page **14** of **21**

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

8. SELLING, GENERAL AND ADMINISTRATIVE EXPENSES

	Six-month period ended June 30,		
	2012	2011	
	(Unaudited)		
Services and fees	50,084	47,907	
Labor cost	110,190	100,947	
Depreciation of property plant and equipment	4,572	6,944	
Amortization of intangible assets	22,533	28,665	
Maintenance and expenses	3,456	7,798	
Taxes	56,104	58,976	
Office expenses	24,220	18,774	
Freight and transportation	133,135	139,479	
Increase of allowance for doubtful accounts	427	310	
Others	9,849	12,673	
Selling, general and administrative expenses	414,570	422,473	

9. OTHER FINANCIAL INCOME, NET

	Six-month period ended June 30,		
	2012	2011	
	(Unaudited)		
Net foreign exchange gain	7,150	93,189	
Change in fair value of financial instruments	10,651	6,540	
Debt issue costs	(3,054)	(2,566)	
Others	(3,782)	(3,141)	
Other financial income, net	10,965	94,022	

10. PROPERTY, PLANT AND EQUIPMENT, NET

Six-month period ended June 30,

	June 30,			
	2012	2011		
	(Unaudited)			
At the beginning of the year	3,969,187	4,203,685		
Currency translation differences	(58,859)	87,158		
Additions	381,944	239,082		
Disposals	(5,337)	(2,842)		
Depreciation charge	(151,541)	(168,049)		
At the end of the period	4,135,394	4,359,034		

Page **15** of **21**

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

11. INTANGIBLE ASSETS, NET

	Six-month period ended June 30,		
	2012	2011	
	(Unaudite	ed)	
At the beginning of the year	977,711	1,121,728	
Currency translation differences	(633)	48,136	
Additions	24,528	23,838	
Amortization charge	(27,701)	(35,777)	
At the end of the period	973,905	1,157,925	

12. INVESTMENTS IN NON-CONSOLIDATED COMPANIES

	Country of		Voting	rights at	Valu	ie at
Company	Country of incorporation	Main activity	June 30, 2012	December 31, 2011	June 30, 2012	December 31, 2011
Usinas Siderurgicas de Minas Gerais S.A USIMINAS	Brazil	Manufacturing and selling of steel products	22.71%	-	1,960,774	-
Consorcio Minero Benito Juarez Peña Colorada S.A.de C.V.	Mexico	Exploration, exploitation and pelletizing of iron ore	50.00%	50.00%	94,665	85,563
Lomond Holdings B.V.	Netherlands	Holding company	50.00%	50.00%	7,629	7,299
Finma S.A.I.F.	Argentina	Consulting and financial services company	33.33%	33.33%	1,262	1,429
Arhsa S.A.	Argentina	Consulting and financial services company	33.33%	33.33%	383	380
Techinst S.A.	Argentina	- •	33.33%	33.33%	192	204

Consulting and financial services company

2,064,905 94,875

Value of investment	USIMINAS
---------------------	----------

At January 1, 2012-Acquisition of participation2,243,610Dividends received(4,718)Share of results(10,595)Other comprehensive income(267,523)

At June 30, 2012 1,960,774

Page 16 of 21

TERNIUM S.A.

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

13. DISTRIBUTION OF DIVIDENDS

During the annual general shareholders' meeting held on May 2, 2012, the shareholders approved the consolidated financial statements and unconsolidated annual accounts for the year ended December 31, 2011 and a distribution of dividends of USD 0.075 per share (USD 0.75 per ADS), or USD 150.4 million. The dividends were paid on May 10, 2012. See note 16.

14. CONTINGENCIES, COMMITMENTS AND RESTRICTIONS ON THE DISTRIBUTION OF PROFITS

This note should be read in conjunction with Note 25 to the Company's audited Consolidated Financial Statements for the year ended December 31, 2011. Significant changes or events since the date of issue of such financial statements are as follows:

(i) Ternium Mexico. SAT – Income tax claim for fiscal year 2004

On January 26, 2012, the Mexican tax authorities notified Ternium Mexico and its subsidiary Acerus S.A. de C.V. of a tax assessment that challenges the value attributed by a predecessor of Acerus to a capital reduction made in 2004 (i.e., prior to the Company's investment in Ternium Mexico's predecessor Grupo Imsa in 2007) and assessed an income tax deficiency. The tax authorities assert that the capital reduction should have been valued at a price significantly higher than the value attributed at the time by the shareholder. The proposed assessment represents an estimated contingency of MXN 4,124 Million (approximately USD 302 million) at June 30, 2012, in taxes and penalties. On April 2, 2012, Ternium Mexico filed an appeal to this assessment before the Mexican tax authorities and reserved the right to further appeal to the tax courts. The Company believes that it is not probable that the ultimate resolution of the matter will result in an obligation. Accordingly, no provision was recorded in these Consolidated Financial Statements.

(ii) Siderar

Siderar entered into a contract with Tenaris, a related company of Ternium, for the supply of steam generated at the power generation facility that Tenaris owns in the compound of the Ramallo facility of Siderar. Under this contract, Tenaris has to provide 250 tn/hour of steam, and Siderar has the obligation to take or pay this volume. The amount of this outsourcing agreement totals USD 86.8 million and is due to terminate in 2018.

Siderar, within the investment plan, has entered into several commitments to acquire new production equipment for a total consideration of USD 99.0 million.

Siderar assumed fixed commitments for the purchase of raw materials for a total amount of USD 613.4 million to be expended during the next 3 years.

Page 17 of 21

TERNIUM S.A.

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

14. CONTINGENCIES, COMMITMENTS AND RESTRICTIONS ON THE DISTRIBUTION OF PROFITS (continued)

Siderar is a party to a long-term contract with Air Liquide Argentina S.A. for the supply of oxygen, nitrogen and argon. The agreement requires Siderar to take or pay minimum daily amounts of these gases for an aggregate amount of USD 56.3 million to satisfy Siderar's current production needs through 2021, and to make incremental purchases of these gases for an aggregate amount of USD 117.4 million to satisfy the requirements through 2025 of a new separation facility to be constructed as part of Siderar's expansion plan. As a result of the several global crises that began in 2008 and the uncertainties surrounding the evolution of steel demand in the domestic and global markets, Siderar put the new separation facility project on hold and the parties engaged in discussions for the renegotiation of the contract. In February 2011, Siderar and Air Liquide Argentina reached agreement on the terms of the renegotiation; the obligations of the parties under the agreement related to the new separation facility were suspended through June 30, 2012, and Siderar agreed to purchase from Air Liquide Argentina certain equipment for an aggregate amount of approximately USD 20.8 million. As of June 30, 2012, Siderar paid advances in connection with equipment purchase orders in an amount of USD 12.2 million. On May 15, 2012, Siderar notified to Air Liquide Argentina its decision to resume the construction of the new facility and, as a result, Air Liquide Argentina will be required to repurchase all the equipment purchase orders at the price paid by Siderar. In addition, Siderar and Air Liquide Argentina will need to reach agreement on the new term for the separation facility project and the parties' rights and obligations related to it.

(iii) Restrictions on the distribution of profits

Under Luxembourg law, at least 5% of net income per year calculated in accordance with Luxembourg law and regulations must be allocated to a reserve until such reserve equals 10% of the share capital. At December 31, 2011, this reserve reached the above-mentioned threshold.

As of December 31, 2011, Ternium may pay dividends up to USD 6.1 billion in accordance with Luxembourg law and regulations.

Shareholders' equity under Luxembourg law and regulations comprises the following captions:

Share capital 2,004	04,743
Legal reserve 200	00,474
Non distributable reserves 1,414	14,122
Accumulated profit at January 1, 2011 (1) 6,153	53,015
Loss for the year (20	20,029)

Total shareholders' equity under Luxembourg GAAP

9,752,325

(1) As a result of the repurchase of its own shares from Usiminas on February 15, 2011, the Company is required under applicable Luxembourg law to create a new non-distributable reserve in the amount of USD 150 million.

Page 18 of 21

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

15. NATIONALIZATION OF SIDOR

On March 31, 2008, Ternium S.A. (the "Company") controlled, through its Spanish subsidiary Consorcio Siderurgia Amazonia S.L. ("Amazonia"), approximately 59.7% of Sidor, while Corporación Venezolana de Guayana, or CVG (a Venezuelan governmental entity), and Banco de Desarrollo Económico y Social de Venezuela, or BANDES (a bank owned by the Venezuelan government), held approximately 20.4% of Sidor and certain Sidor employees and former employees held the remaining 19.9% interest.

Further to several threats of nationalization and various adverse interferences with management in preceding years, on April 8, 2008, the Venezuelan government announced its intention to take control over Sidor. On April 29, 2008, the National Assembly of Venezuela passed a resolution declaring that the shares of Sidor, together with all of its assets, were of public and social interest, and authorizing the Venezuelan government to take any action it deemed appropriate in connection with any such assets, including expropriation. Subsequently, Decree Law 6058 of the President of Venezuela dated April 30, 2008, ordered that Sidor and its subsidiaries and associated companies be transformed into state-owned enterprises ("empresas del Estado"), with the government owning not less than 60% of their share capital. On July 12, 2008, Venezuela, acting through CVG, assumed operational control and complete responsibility for Sidor's operations, and Sidor's Board of Directors ceased to function. However, negotiations between the Venezuelan government and the Company regarding the terms of the compensation continued over several months, and the Company retained formal title over the Sidor shares during that period.

On May 7, 2009, the Company and Amazonia completed the transfer of their entire 59.7% interest in Sidor to CVG. The Company agreed to receive an aggregate amount of USD 1.97 billion as compensation for its Sidor shares. Of that amount, CVG paid USD 400 million in cash at closing. The balance was divided in two tranches: the first tranche of USD 945 million was scheduled to be paid in six equal quarterly installments beginning in August 2009 until November 2010, while the second tranche would be due in November 2010, subject to quarterly mandatory prepayment events based on the increase of the WTI crude oil price over its May 6, 2009 level. Under the agreements with CVG and Venezuela, in the event of non-compliance by CVG with its payment obligations, the Company and Amazonia reserved the rights and remedies that it had prior to the transfer of the Sidor shares in relation to any claim against Venezuela, subject to certain limitations, including that the Company and Amazonia may not claim an amount exceeding the outstanding balance due from CVG.

CVG made all payments required to be made under the agreements governing the transfer of Sidor to Venezuela except for the payment due on November 8, 2010. On December 18, 2010, the Company and Amazonia reached an agreement with CVG, on the rescheduling of the unpaid balance, which amounted to USD 257.4 million. As provided in the refinancing agreement, CVG paid USD 7.0 million to Amazonia in January 2011, and CVG is required to pay the remainder in five quarterly installments, beginning on February 15, 2011 and ending on February 15, 2012. As

security for the payment of the outstanding balance, Ternium received, duly endorsed in its favor, promissory notes issued by Energía Argentina S.A. ("Enarsa") and Compañía Administradora del Mercado Mayorista Eléctrico S.A. ("Cammesa") (both companies owned by the Argentine government) to PDVSA Petróleo S.A. (a company owned by the Venezuelan government). While the first three installments were paid, the final two installments were not paid when due, and, as of the date of these financial statements, a total principal amount of USD 130.3 million remains outstanding.

Page 19 of 21

TERNIUM S.A.

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

15. NATIONALIZATION OF SIDOR (continued)

On July 20, 2012, the Company and Amazonia initiated arbitration proceedings against Venezuela before the International Centre for Settlement of Investment Disputes, pursuant to the bilateral investment treaties entered into by Venezuela with the Belgium-Luxembourg Economic Union and the Kingdom of Spain, seeking payment of the unpaid portion of the agreed-upon compensation for the transfer of their interest in Sidor to CVG.

In the six-month period ended June 30, 2012 and 2011, the Company recorded gains in the amount of USD 0.6 million and USD 6.9 million, respectively. These gains are included in "Interest income" in the Income Statement and represent the accretion income over the receivable held against CVG.

16. REPURCHASE OF SHARES FROM USIMINAS CONCURRENTLY WITH SECONDARY PUBLIC OFFERING

On January 31, 2011, Ternium entered into a transaction and registration rights agreement with its 14.3% shareholder Usiminas and Techint Holdings S.à.r.l. ("Techint"). The transaction and registration rights agreement provided, among other things, for a SEC-registered underwritten public offering of up to all of Ternium shares held by Usiminas (less the number of shares that Ternium and Techint agreed to purchase as discussed below) in the form of ADSs listed on the New York Stock Exchange. Neither Ternium nor Techint offered to sell any Ternium shares or ADSs in the public offering.

On February 9, 2011, Ternium and Techint, following the pricing of the underwritten public offering mentioned above, entered into purchase agreements with Usiminas relating to their concurrent purchase transactions of Ternium shares. Under these agreements, on February 15, 2011, Ternium and Techint purchased from Usiminas 41,666,666 and 27,777,780 Ternium shares for a total consideration of USD 150 million and USD 100 million, respectively. In connection with the sale of Ternium's shares by Usiminas, Ternium collected a USD 10.2 million fee, included in "Other operating income (expenses), net" and was reimbursed of all expenses relating to the offering and concurrent purchase.

Following consummation of these transactions, Techint owns directly 62.02% of the Company's share capital and Tenaris holds directly 11.46% of the Company's share capital (both including treasury shares) and Usiminas no longer owns any Ternium shares. In addition, the two members of Ternium's Board of Directors nominated by Usiminas

resigned from the Ternium Board.

Related to the dividends distributed on May 2, 2012, and June 9, 2011, and as these treasury shares are held by one of Ternium's subsidiaries, the dividends attributable to these treasury shares amounting to USD 3.1 million and USD 3.1 million, respectively, were included in equity as less dividend paid.

17. RELATED PARTY TRANSACTIONS

As of June 30, 2012, Techint owned 62.02% of the Company's share capital and Tenaris held 11.46% of the Company's share capital. Each of Techint and Tenaris were controlled by San Faustin S.A., a Luxembourg company ("San Faustin"). Rocca & Partners Stichting Administratiekantoor Aandelen San Faustin ("RP STAK"), a Dutch private foundation (Stichting), held shares in San Faustin sufficient in number to control San Faustin. No person or group of persons controls RP STAK.

Page 20 of 21

Consolidated Condensed Interim Financial Statements as of June 30, 2012

and for the six-month periods ended June 30, 2012 and 2011

17. RELATED PARTY TRANSACTIONS (continued)

The following transactions were carried out with related parties:

	Six-month period ended June 30,	
	2012	2011
	(Unaudited)	
(i) Transactions		
(a) Sales of goods and services		
Sales of goods to non-consolidated parties	117	-
Sales of goods to other related parties	102,645	45,618
Sales of services and others to non-consolidated parties	82	38
Sales of services and others to other related parties	314	1,487
	103,158	47,143
(b) Purchases of goods and services		
Purchases of goods from non-consolidated parties	53,814	51,250
Purchases of goods from other related parties	31,398	28,117
Purchases of services and others from non-consolidated parties	21,096	20,193
Purchases of services and others from other related parties	99,644	56,890
	205,952	156,450
(c) Financial results		
Income with non-consolidated parties	-	54
Expenses with non-consolidated parties	(263)	-
	(263)	54
(d) Dividends received		
Dividends received from non-consolidated parties	4,718	-
		December 31,
	June 30, 2012	2011
	(Unaudited)	
(ii) Period-end balances	,	
(a) Arising from sales/purchases of goods/services		
Receivables from non-consolidated parties	60	16,124
Receivables from other related parties	23,752	30,723
Advances to suppliers with other related parties	4,713	1,245
Payables to non-consolidated parties	(10,917)	(24,042)
Payables to other related parties	(53,773)	(50,265)
Borrowings to non-consolidated parties	-	(12,182)
C r	(36,165)	(38,397)

Pablo Brizzio

Chief Financial Officer

Page **21** of **21**