SADIA S.A. Form 6-K April 27, 2007

FORM 6-K U.S. 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

For the month of April 2007

Commission File Number 1-15184

SADIA S.A.

(Exact Name as Specified in its Charter)

N/A

(Translation of Registrant's Name)
Rua Fortunato Ferraz, 365 Vila Anastacio, Sao Paulo, SP 05093-901 Brazil (Address of principal executive offices) (Zip code)
Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.
Form 20-F [X] Form 40-F []
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): []
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): []
Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
Yes [] No [X]
If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): Not applicable.

SIGNATURES

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

Date: April 27, 2007

SADIA S.A.

By:/s/Welson Teixeira Junior

Name: Welson Teixeira Junior Title: Investor Relations Officer

Interim financial information

Three-month period ended

March 31, 2007 (unaudited)

(A translation of the original interim financial information in Portuguese, prepared in accordance with accounting principles derived from the Brazilian Corporation Law and rules of the Brazilian Securities and Exchange Commission (CVM))

Sadia S.A.

Interim financial information (unaudited)

Three-month periods ended March 31, 2007

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Independent accountants r	eview report	3 - 4
Balance sheets		5 - 6
Income statements		7
Notes to the interim financia	al information	8 - 51

Independent accountants review report

To

The Board of Directors and Shareholders

Sadia S.A.

Concórdia - SC

- 1. We have reviewed the interim financial information of Sadia S.A. and the consolidated interim financial information of Sadia S.A and its subsidiaries, for the three-month period ended March 31, 2007, which comprises the balance sheets, the income statements, management report and other relevant information, prepared in accordance with the accounting practices adopted in Brazil.
- 2. Our review was prepared in accordance with the review standards established by IBRACON Brazilian Institute of Independent Auditors and the Federal Council of Accounting, and included, basically: (a) inquiry and discussion with management responsible for the accounting, financial and operating areas of the Company and its subsidiaries, regarding the main criteria adopted in the preparation of the interim financial information; and (b) review of the information and subsequent events, which have, or may have, a material effect on the financial situation and the operations of the Company and its subsidiaries.
- 3. Based on our special review, we are not aware of any material change which should be made to the interim financial information above for it to be in accordance with accounting practices adopted in Brazil and regulations issued by the Brazilian Securities and Exchange Commission (CVM), specifically applicable to the preparation of interim financial information.

4. Our review was performed with the objective of issuing a review report on the interim financial information referred to in the first paragraph. The statements of cash flows and added value for the period ended March 31, 2007 are supplementary to the aforementioned financial information, which are not required under accounting practices adopted in Brazil and have been included to facilitate additional analysis. This supplementary information was subject to the same review procedures as applied to the interim financial information and, we are not aware of any material change which should be made to those statements for them to be in accordance with the accounting practices adopted in Brazil and rules issued by the Brazilian Securities and Exchange Commission (CVM).

April 20, 2007

KPMG Auditores Independentes CRC 2SP014428/O-6-S-SC

Adelino Dias Pinho Accountant CRC 1SP097869/O-6-S-SC

Sadia S.A.
Balance sheets

March 31, 2007 and December 31, 2006

(In thousands of Reais)

	Parent company		Consolid	ated
	March	December	March	December
Assets	31, 2007	31, 2006	31, 2007	31, 2006
	(unaudited)		(unaudited)	
Current assets				
Cash and cash equivalents	146,144	200,177	159,345	234,069
Short-term investments	374,765	371,535	2,364,963	2,187,406
Accounts receivable from future				
contracts	40	-	26,260	26,357
Trade accounts receivable	376,881	617,408	383,497	678,598
Inventories	1,065,884	1,011,691	1,121,252	1,084,454
Recoverable taxes	161,746	160,905	169,601	169,347
Deferred tax credits	13,819	52,518	15,973	56,509
Other credits	<u>216,966</u>	<u>208,946</u>	<u>247,145</u>	<u>229,909</u>
	<u>2,356,245</u>	<u>2,623,180</u>	<u>4,488,036</u>	<u>4,666,649</u>
Noncurrent assets				
Long-term investments	132,369	129,127	132,369	129,127
Recoverable taxes	187,208	161,237	188,146	162,229
Deferred tax credits	83,443	83,243	83,443	83,243
Judicial deposits	55,228	46,968	55,334	46,968
Advances to suppliers	70,233	73,358	70,233	73,358
Related parties	90,065	92,952	-	-
Other credits	<u>29,182</u>	<u>23,814</u>	49,285	<u>25,751</u>
	<u>647,728</u>	<u>610,699</u>	<u>578,810</u>	<u>520,676</u>
Permanent assets				
Investments	1,266,832	1,286,456	50,759	55,588
Property, plant and equipment	2,254,996	2,171,789	2,267,556	2,199,399
Deferred charges	<u>126,079</u>	125,489	130,723	134,039
	<u>3,647,907</u>	<u>3,583,734</u>	2,449,038	<u>2,389,026</u>
	6,651,880	6.817.613	<u>7,515,884</u>	<u>7,576,351</u>

See the independent accountants review report and the accompanying notes to the interim financial information.

Sadia S.A.

Balance sheets

March 31, 2007 and December 31, 2006

(In thousands of Reais)

	Parent company		Consolidated		
	March	December	March	December	
Liabilities and shareholders equity	31, 2007	31, 2006	31, 2007	31, 2006	
	(unaudited)		(unaudited)		
Current liabilities					
Loans and financing	400,992	362,473	1,094,863	1,207,878	
Accounts payable from future contracts	116	510	15,162	9,077	
Trade accounts payable	501,424	494,643	506,172	503,285	
Salaries, social charges and accrued					
vacation payable	114,555	110,324	116,929	112,433	
Taxes payable	35,798	55,930	41,892	63,349	
Dividends payable	22,246	59,420	22,246	59,420	
Employees profit sharing	6,230	44,581	6,565	45,776	
Deferred taxes	11,935	18,355	11,935	18,355	
Advances from subsidiaries	800,191	720,751	-	-	
Other accounts payable	<u>108,186</u>	<u>127,17</u> 9	<u>160,04</u> 8	<u>182,672</u>	
	2,001,673	<u>1,994,16</u> 6	<u>1,975,81</u> 2	2,202,245	
Noncurrent liabilities					
Loans and financing	1,150,277	1,095,422	2,759,841	2,677,542	
Employee benefit plan	99,120	96,178	99,120	96,178	
Provision for contingencies	40,991	43,616	42,285	44,765	
Deferred taxes	88,185	76,369	88,185	76,369	
Advances from subsidiaries	717,640	1,025,812	-	-	
Other accounts payable	20,337	<u>19,95</u> 6	<u>20,31</u> 1	<u>19,930</u>	
	<u>2,116,550</u>	<u>2,357,35</u> 3	<u>3,009,74</u> 2	<u>2,914,784</u>	
Minority interest in subsidiaries	_	=	<u>839</u>	<u>964</u>	
Shareholders equity					
Capital	1,500,000	1,500,000	1,500,000	1,500,000	
Capital reserves	5	5	5	5	
Profit reserves	999,430	999,430	999,430	999,430	
Treasury shares	(33,341)	(33,341)	(33,341)	(33,341)	
Retained earnings (accumulated loss)	<u>67,563</u>	=	<u>63,39</u> 7	<u>(7,736</u>)	
	<u>2,533,657</u>	<u>2,466,09</u> 4	<u>2,529,49</u> 1	2,458,358	
	6,651,880	<u>6,817,61</u> 3	<u>7,515,88</u> 4	7,576,351	

See the independent accountants review report and the accompanying notes to the interim financial information.

Sadia S.A.

Income statements (unaudited)

Three months endes March 31, 2007 and 2006

(In thousands of Reais, except for information on shares)

	Parent company		Consol	idated
	March 31, 2007	March 31, 2006	March 31, 2007	March 31, 2006
Gross operating revenue				
Domestic market	1,163,474	1,023,020	1,163,474	1,023,020
Foreign market	<u>906,955</u>	<u>703,404</u>	<u>999,59</u> 4	<u>728,34</u> 2
	2,070,429	1,726,424	<u>2,163,06</u> 8	<u>1,751,36</u> 2
Sales deductions				
Sales deductions	(233,285)	(211,184)	(268,999)	(245,343)
Net operating revenue	<u>1,837,144</u>	<u>1,515,240</u>	<u>1,894,06</u> 9	<u>1,506,01</u> 9
Cost of goods sold	(1,397,186)	(1,200,046)	(1,405,634)	(1,171,692)
Gross profit	439,958	<u>315,194</u>	<u>488.43</u> 5	<u>334,32</u> 7
Selling expenses	(285,480)	(268,956)	(317,896)	(289,231)
Management fees	(3,825)	(3,179)	(3,825)	(3,179)
Administrative and general expenses	(15,208)	(12,666)	(15,059)	(12,666)
Employees profit sharing	(5,206)	(3,582)	(6,022)	(4,109)
Other operating income (expense)	6,826	3,138)	4,896	(4,355)
Financial income (expenses), net	14,312	53,726	29,035	103,982
Equity in income of subsidiaries	<u>(13,411</u>)	<u>46</u>	(35,479	<u>(49,624</u>)
Operating income	<u>137,966</u>	<u>77,445</u>	<u>144.08</u> 5	<u>75,14</u> 5
Non operating expenses, net	(1,472)	(859)	(1,511) ((887)
Income before income and social				
contribution taxes	<u>136,494</u>	<u>76,586</u>	<u>142,57</u> 4	<u>74,25</u> 8
Current income and social contribution taxes	-	(3,234)	(697)	(5,239)
Deferred income and social contribution taxes	(43,895)	(3,734)	(45,732)	(2,367)
Net income for the period	92,599	69,618	96,145	66,652
Minority interest	Ξ.	<u>=</u>	<u>24</u>	<u>311</u>
Controlling shareholder equity interest	<u>92,599</u>	<u>69,618</u>	<u>96,16</u> 9	<u>66,96</u> 3
Number of shares outstanding	<u>677.076</u>	<u>680,496</u>		
Earnings per thousands outstanding shares	<u>0.13676</u>	0.10230		

See the independent accountants review report and the accompanying notes to the interim financial information.

Sadia S.A.

Notes to the interim financial information (unaudited)

Three-month period ended March 31, 2007

(In thousands of Reais)

1 Operations

The Company s main business activities are organized into four operational segments: processed products, poultry (chickens and turkeys), pork and beef. The large production chain permits its products to be commercialized in Brazil and abroad by retailers, small groceries and food service chains.

The Company distributes its products through a large number of sales points in the local market and exports to countries in Europe, the Middle East, Eurasia, Asia and the Americas. The Company has 13 industrial units and 16 distribution centers located in 14 Brazilian states.

The industrially processed products segment has been the principal focus of the Company s investments in recent years and comprises products such as oven-ready frozen food, refrigerated pizzas and pasta, margarine, industrially processed poultry and pork by-products, crumbed products, a diet line and pre-sliced ready-packed products and desserts.

The Company has a corporate governance tier one listing for its shares on the São Paulo Stock Exchange, the Madrid Stock Exchange (Latibex) and ADRs negotiated on the New York Stock Exchange (NYSE).

2 Preparation and presentation of the interim financial information

The individual and consolidated financial statements are presented in thousands of Reais, unless otherwise states and were prepared in accordance with accounting practices derived from the Brazilian Corporation Law and the rules of the Brazilian Securities and Exchange Commission (CVM).

With the objective of presenting additional information to the market, the Company is presenting supplementary consolidated information, obtained from accounting records of the parent company and its subsidiaries, as follows:

a. Statement of cash flows

The cash flows were prepared in accordance with NPC 20 - Statement of Cash Flows, issued by IBRACON (Brazilian Institute of Independent Auditors).

Notes to the interim financial information (unaudited)

(In thousands of Reais)

b.

b. Statement of added value

The value added statement has been presented in accordance with the model proposed by the foundation Instituto de Pesquisa Contábeis, Atuariais e Financeiras - University of Sao Paulo the aim of which is to show the value of the wealth generated by the Company and its distribution among the elements that contributed to its generation.

3 Description of significant accounting policies

a. Statement of income

Income and expenses are recognized on the accrual basis. Revenue from the Company s sales is recognized upon shipment of the products and when the following conditions are met: i) the ownership is transferred and therefore risk of loss has passed to the client; ii) collection is probable; iii) there is evidence of an arrangement; and iv) the sales price is fixed or determinable.

Foreign currency

Monetary assets and liabilities denominated in foreign currencies were translated into reais at the foreign exchange rate ruling at the balance sheet date and the foreign exchange differences arising on translation are recognized in the statement of income for the period/vear.

Accounting estimates

The preparation of the interim financial information in accordance with accounting practices adopted in Brazil requires that management uses its judgment in determining and recording accounting estimates. Significant assets and liabilities subject to these estimates and assumptions include the residual value of property, plant and equipment, deferred charges, allowance for doubtful accounts, inventories, deferred tax assets and liabilities, provision for contingencies, valuation of derivative instruments, and assets and liabilities related to employees benefits. The settlement of transactions involving these estimates may result in different amounts due to the lack of precision inherent to the process of their determination. The Company reviews the estimates and assumptions periodically.

Sadia S.A.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

d. Long and short-term investments

Investment funds in local and foreign currency are recorded at market value according to the respective shares price at the date of the interim financial information.

Other long and short-term investments in local and foreign currency are recorded at cost plus income accrued up to the balance sheet date, not exceeding market value.

Additionally, the portion receivable from currency swap contracts is recorded at the difference between the nominal amounts of these contracts and the amounts restated by the variation of the foreign currency, plus interest earned up to the balance sheet date.

e. Trade accounts receivable

Trade accounts receivable are recorded at the amount invoiced and interest is not levied. The allowance for doubtful accounts is the best estimate the Company has and is considered sufficient by management to cover any losses arising on collection of accounts receivable. Accounts receivable are written off against the allowance for doubtful accounts after all means of collection have been exhausted and the possibility of recovery of the amounts receivable is considered remote.

f. Inventories

Finished goods, livestock (excluding breeders), work-in-progress, raw materials and supplies and others are valued at the lower of cost of acquisition or production (average method), or replacement or realization. The cost of finished goods and work-in-progress includes raw materials acquired, labor, production expenses, transport and storage relating to the purchase and production of inventories. Normal production losses are inventoried and abnormal losses are expensed immediately as cost of goods sold.

g. Investments

Investments in subsidiaries in Brazil and abroad are valued using the equity method based on the respective net equity calculated on the same date, as disclose Note 10.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

The interim financial information from foreign subsidiaries are translated into Brazilian Reais, based on the following criteria:

- Balance sheet accounts at the exchange rate at the end of the period.
- Statement of income accounts at the exchange rate at the end of each month.

Other investments are valued at cost less a provision for devaluation, when applicable.

h. Property, plant and equipment

Property, plant and equipment are recorded at cost of acquisition, formation or construction, including the interest incurred on financing, during the period of construction, modernization and expansion of the industrial units. Expenditures that materially extend the useful lives of existing facilities and equipment are capitalized. Depreciation is calculated using the straight-line method at rates that take into account the estimated useful life of the assets, as disclosed in Note 11. Depletion of forestry resources is calculated based on the extraction of timber and the average costs of the forests.

Breeding stock is recorded at the cost of formation which includes the allocation of costs of the breeding hens, animal feed, medication and labor. These costs are accumulated for approximately six months until the breeding stock initiates the breeding cycle. From then on, the costs of the breeding stock begin to be amortized by the estimated number of offspring for poultry and straight line method for hogs. The productive cycle ranges from fifteen to thirty months.

i. Impairment of long lived assets

The Company reviews its property, plant and equipment to verify possible impairment losses, whenever events or changes in circumstances indicate that the carrying amount of an asset or group of assets may not be recoverable based on future cash flows. If these events occur, the reviews will be conducted at the lowest level of groups of assets for which the Company manages to attribute future cash flows. If the carrying amount of an asset is higher than the future cash flows, an impairment charge is recognized by the amount by which the carrying amount of the asset exceeds the fair value of the asset. These reviews have not indicated the need to recognize impairment losses.

Sadia S.A.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

j. Deferred charges

Deferred charges are represented substantially by pre-operating costs incurred in the implementation of software, reorganization charges and development of new products, which are amortized on a straight-line basis over 5 years as from the beginning of operation.

k. Current and noncurrent liabilities

Current and noncurrent liabilities are stated at known or estimated amounts, plus related charges and monetary and exchange variations up to the balance sheet date.

l. Provisions

A provision is recognized in the balance sheet when the Company has a legal or constructive obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation.

m. Income and social contribution taxes

The income and social contribution taxes, both current and deferred, are calculated monthly based on taxable income at the rates of 15% plus a surcharge of 10% for income tax and 9% for social contribution and consider the offsetting of tax losses and negative basis of social contribution, limited to 30% of taxable income.

The deferred tax assets were recorded in accordance with CVM Instruction 371/02 and are represented significantly by temporary differences arising from non-deductible provisions, including tax loss carryforward and negative basis of social contribution.

n. Employees benefits

Employees benefits are recorded based on actuarial studies prepared annually at the end of the year in compliance with CVM Deliberation 371/00.

Sadia S.A.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

o. Environmental questions

Our production facilities and our forestry activities are subject to government environmental regulations. We have reduced the risks associated with environmental questions through operational controls and procedures, as well as investments in equipment and systems for pollution control. We believe that no provision for losses related to environmental questions is currently necessary, based on existing Brazilian laws and regulations.

p. Stock options

The Company provides for stock options for certain employees. The options granted under this plan are purchased and earmarked in treasury and any the difference between the market value and the updated price for the year does not affect the Company s results.

4 Interim consolidated financial information

The transactions and balances between the Parent company and its subsidiaries included in the consolidation process have been eliminated and the non-realized profit arising from the sales to the subsidiaries were excluded and incorporated to the inventory balances for each period. Minority interests were excluded from shareholders—equity and net income and are presented separately in the consolidated balance sheets and income statements.

In accordance with the CVM Instruction 408/04, the Company consolidated the financial statements of its investment funds Concórdia Foreign Investment Fund Class A and Taurus Fund Limited, where it is the wholly investment holder. These investment funds have the sole purpose of centralizing the foreign investment fund portfolio, delegating to a third party the administrative functions. As of March 31, 2007 and December 31, 2006, these investment funds were consolidated in the Company s financial statements as they had loans collateralized by its own financial assets.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

The consolidated financial statements include the accounts of Sadia S.A. and its direct and indirect subsidiaries. The consolidated direct or indirect subsidiaries and the corresponding shareholdings of the Company are as follows:

Share	hal	dinac	in	0%	91
Share	пог	ames	ш	70	aı

	March	December 31,
	31, 2007	2006
Sadia International Ltd.	100.00%	100.00
Sadia Uruguay S.A.	100.00%	100.00%
Sadia Alimentos S.A.	1.00%	0.01%
Sadia Chile S.A.	60.00%	60.00%
Sadia Alimentos S.A.	99.00%	99.99%
Churrascaria Beijing Brazil Ltd. (i)	-	50.00%
Concórdia Foods Ltd.	100.00%	100.00%
Sadia UK Ltd.	100.00%	100.00%
Concórdia S.A. C.V.M.C.C.	99.99%	99.99%
Empresa Matogrossense de Alimentos Ltda. (ii)	-	100.00%
Intergen Ltda. (ii)	-	100.00%
Rezende Óleo Ltda.	100.00%	100.00%
Rezende Marketing e Comunicações Ltda.	0.09%	0.09%
Rezende Marketing e Comunicações Ltda.	99.91%	99.91%
Sadia GmbH	100.00%	100.00%
Wellax Food Logistics C. P. A. S. U. Lda.	100.00%	100.00%
Sadia Foods GmbH	100.00%	100.00%
Sadia Panama S.A.	100.00%	100.00%
Qualy B. V.	100.00%	100.00%
Sadia Japan Ltd.	100.00%	100.00%
(i) Investment terminated.		
(ii) Investments incorporated on January 12, 2007.		
14		

Notes to the interim financial information (unaudited)

(In thousands of Reais)

Reconciliation of shareholders equity and net income between the Company and consolidated is as follows:

	Net income	Net income		s equity
	March	March	March	December
	31, 2007	31, 2006	31, 2007	31, 2006
Company s financial statements	92,599	69,618	2,533,657	2,466,094
Elimination of unrealized profits on inventories in				
intercompany operations, net of taxes	(4,166)	(7,046)	(11,902)	(12,127)
Reversal of the elimination of unrealized results in				
inventories, net of taxes, resulting from				
intercompany operations at December 31, 2006				
and 2005	<u>7,736</u>	<u>4,391</u>	<u>7,736</u>	<u>4,391</u>
Consolidated financial statements	<u>96,169</u>	<u>66,963</u>	2,529,491	2,458,358

5 Long and short-term investments

Short-term investments

		Parent co	ompany	Consoli	idated
	Interest % (annual average)	March 31, 2007	December 31, 2006	March 31, 2007	December 31, 2006
Local currency					
Investment funds	12.69	<u>219,965</u>	214,000	<u>269,153</u>	259,697
		<u>219,965</u>	214,000	269,153	259,697
Foreign currency					
Investment funds	8.59	154,800	157,535	1,861,524	1,689,498
Interest-bearing current accounts	5.25	-	-	233,578	232,913
Interest rate swap contracts		-	-	708	5,298
		<u>154,800</u>	<u>157,535</u>	2,095,810	1,927,709
Total short-term		<u>374,765</u>	<u>371,535</u>	<u>2,364,963</u>	<u>2,187,406</u>
	15				

Notes to the interim financial information (unaudited)

(In thousands of Reais)

Long-term investments

		Parent co	mpany	Consol	idated
	Interest %				
	(annual	March	December	March	December
	average)	31, 2007	31, 2006	31, 2007	31, 2006
Local currency					
Investment funds	12.69	54,665	53,992	54,665	53,992
Treasury bills - LFT	12.75	46,663	45,286	46,663	45,286
National Treasury Certificate - CTN	12.00	<u>31,041</u>	<u>29,849</u>	<u>31.041</u>	<u>29,849</u>
Total long-term		132,369	<u>129,127</u>	132,369	129,127

Long-term investments as of March 31, 2007 mature as follows:

Maturity	
2009	54,665
2010	46,663
2012 onwards	<u>31,041</u>
	<u>132,369</u>

The investment fund portfolio in local currency is composed mainly of post-fixed Bank Deposit Certificates, National Treasury Securities and investment funds.

The investment fund portfolio in foreign currency is composed mainly of investments in dual currency, which have differentiated profitability according to the strike negotiated, and structured notes issued by first-tier American and European banks, pegged to securities of first-tier Brazilian companies and banks.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

6 Accounts receivable

	Parent con	mpany	Consolidated		
	March	December	March	December	
	31, 2007	31, 2006	31, 2007	31, 2006	
Foreign					
Customers	124,680	156,818	240,775	391,477	
Subsidiaries	<u>105,526</u>	<u>167,950</u>	=	=	
Total of foreign	<u>230,206</u>	<u>324,768</u>	<u>240,775</u>	<u>391,47</u> 7	
Domestic customers	154,034	301,877	154,042	302,055	
(-) Allowance for doubtful accounts	(7,359)	(9,237)	(11,320)	(<u>14,934</u>)	
	<u>376,881</u>	<u>617,408</u>	<u>383,497</u>	<u>678,59</u> 8	
The changes in the allowance for doubtful account	nts are as follows:				
	Parent con	mpany	Consolidated		
	March	December	March	December	
	31, 2007	31, 2006	31, 2007	31, 2006	
Balance at the beginning of the period	(9,237)	(9,367)	(14,934)	(10,627)	
Additions	(4)	(7,855)	(387)	(6,435)	
Write offs	<u>1.882</u>	<u>7.985</u>	<u>4,001</u>	<u>2,128</u>	
Balance at the end of the period	(<u>7,359</u>)	(<u>9.237</u>)	(11,320)	(<u>14,934</u>)	

The Company and its subsidiaries abroad (Sadia International Ltd. and Wellax Food Logistics C.P.A.S.U. Lda.) entered into an agreement for sale of its receivables with an outside financial institution up to the maximum amount of US\$170 million, with interest rate of 0.375% p.a. + LIBOR.

Sadia S.A.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

As of March 31, 2007, the amount of receivables sold under this agreement amounted to approximately R\$ 293 million (R\$ 363 million as of December 31, 2006). During the period ended March 31, 2007, the Company received cash proceeds of approximately R\$859 million (R\$459 million in March 31, 2006) and incurred expenses of R\$3,7 million (R\$2,7 million in March 31, 2006) with respect to this agreement.

A credit insurance policy covering 90% of the value of the receivables was taken out with third parties and the beneficiaries in the event of default are the contracting financial institutions.

The Company also assigned receivables to a Credit Assignment Investment Fund (FIDC), administered by Concórdia S.A. Corretora de Valores Móbiliarios, Cambio e Commodities. As of March 31, 2007, the net equity of this fund was R\$272,239 (R\$264,949 at December 31, 2006), of which R\$231,661 (R\$254,861 at December 31, 2006) was represented by acquisitions of the Company s receivables on the domestic market, with a discounted cost equivalent to 95% of the CDI per senior quota. The assignment of the receivables is made without right of recourse, and the eventual losses from default for Sadia are limited to the value of the subordinated quotas, which at March 31, 2007, represented R\$54,239 (R\$53,992 at December 31, 2006).

During the period ended March 31, 2007, the Company received cash proceeds related to the local receivables sold of approximately R\$779 million (R\$694 million for the period ended March 31,2006) and incurred expenses of R\$7,4 million (R\$7,1 million for the period ended March 31, 2006) with respect to this agreement.

For the other local receivables, the Company maintains a credit insurance policy that guarantees the collection in case of default of 90% of the uncollected amounts for customers with approved credit limits and up to R\$ 100 to new customers or customers with no approved credit limits.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

7 **Inventories**

	Parent co	mpany	Consolidated		
	March December		March	December 21, 2006	
Finished acade and maduate for sale	31, 2007	31, 2006	31, 2007	31, 2006	
Finished goods and products for sale	325,098	279,969	378,950	351,186	
Livestock and poultry for slaughter	287,483	304,561	287,483	304,561	
Work in process	203,830	158,284	203,830	158,284	
Raw materials	181,670	187,543	182,758	188,864	
Packaging materials	39,347	33,653	39,347	33,653	
Storeroom	25,207	25,665	25,207	25,665	
Imports in transit	3,249	9,352	3,249	9,352	
Advances to suppliers	-	12,654	219	12,879	
Products in transit	<u>=</u>	<u>10</u>	<u>209</u>	<u>10</u>	
	<u>1,065,884</u>	<u>1,011,691</u>	<u>1,121,252</u>	<u>1,084,454</u>	
Recoverable taxes					

	1	Parent company	Consolidated		
	March 31, 2007	December 31, 2006	March 31, 2007	December 31, 2006	
ICMS	165,732	145,291	172,002	150,063	
PIS and COFINS	125,660	84,290	125,989	84,619	
IPI	49,126	59,142	49,159	59,175	
Income and social contribution taxes	8,434	33,416	10,585	37,679	
Other	2	3	12	40	
	<u>348,954</u>	322,142	<u>357,747</u>	331,576	
Short-term portion	<u>161,746</u>	<u>160,905</u>	<u>169,601</u>	169,347	
Long-term portion	<u>187,208</u>	<u>161,237</u>	<u>188,146</u>	162,229	
	19				

Notes to the interim financial information (unaudited)

(In thousands of Reais)

a. Value-added tax on sales and services - ICMS

Composed of credits generated by the commercial operations and by the acquisition of property, plant and equipment, of a number of the Company's units and can be offset with taxes of the same nature.

b. Social contributions - PIS/COFINS

Composed of credits arising from non-cumulative collection of PIS and COFINS, which can be compensated with other federal taxes.

c. Excise tax - IPI

Composed of amounts arising from the following operations: presumed credit on packaging and inputs, presumed credit for reimbursement of PIS/PASEP and COFINS on exportations and export incentives, which can be compensated with other federal taxes.

d. Income and social contribution taxes

Correspond to income tax withheld at source on short-term financial investments and income tax and social contributions paid in advance that can be offset with federal taxes and contributions.

9 Related party transactions and balances

Related party transactions relate mainly to sales operations between the Company and its subsidiaries that were performed under normal market conditions for similar types of operations. The balance sheet and income statement transactions between related parties are shown below:

Sadia S.A.

Notes to the interim financial information (unaudited)

	Balance sheet	
	March 31, 2007	December 31, 2006
Accounts receivable	,	,
Wellax Food Logistics C. P. A. S. U. Lda.	88,973	143,197
Sadia International Ltd.	11,736	17,744
Sadia Alimentos S.A.	2,170	2,265
Sadia Uruguay S.A.	1,493	1,642
Qualy B.V.	-	299
Sadia Chile S.A.	<u>1,154</u>	<u>2,803</u>
	<u>105,526</u>	<u>167,950</u>
Interest on shareholders equity		
Concórdia C.V.M.C.C.	4,226	4,226
	<u>4,226</u>	<u>4,226</u>
Loans		
Wellax Food Logistics C. P. A. S. U. Lda.	89,347	91,482
Sadia International Ltd.	(221)	(231)
Empresa Matogrossense de Alimentos Ltda.	-	769
Rezende Óleo Ltda.	880	874
Concórdia S.A. CVMCC	-	1
Rezende Marketing e Comunicação Ltda.	<u>59</u>	<u>57</u>
	<u>90,065</u>	<u>92,952</u>
Advances from subsidiaries		
Wellax Food Logistics C. P. A. S. U. Lda.	(1,516,061)	(1,744,718)
Sadia International Ltd.	(1,770)	<u>(1,845</u>)
Curent and noncurrent	(1,517,831)	(1,746,563)
	21	

Sadia S.A.

Notes to the interim financial information (unaudited)

	Statement of income		
	March 31, 2006	March 31, 2005	
Sales			
Wellax Food Logistics C. P. A. S. U. Lda.	542,490	435,418	
Sadia International Ltd.	55,734	38,951	
Sadia Chile S.A.	3,082	3,944	
Sadia Alimentos S.A.	2,814	2,567	
Sadia Uruguay S.A.	1,338	1,626	
Qualy B. V.	<u>4,329</u>	14,520	
	609,787	<u>497,026</u>	
Net financial result			
Wellax Food Logistics C. P. A. S. U. Lda.	41,457	43,795	
Sadia International Ltd.	<u>75</u>	<u>144</u>	
	41,532	43,939	

10	Investments					Investmen	t balances
10	investments			Net income			
		S	hareholders	(loss) for		March	December
	Investments	Ownership	equity	the period	Equity result	31, 2007	31, 2006
	Sadia GmbH.	100.00%	1,087,758	16,431	(15,244)	1,087,758	1,103,002
	Sadia International Ltd.	100.00%	89,216	4,144	381	89,216	88,835
	Concórdia S.A. CVMCC	99.99%	63,735	1,460	1,792	63,735	61,943
	Rezende Óleo Ltda.	100.00%	1,104	(6)	(8)	1,104	1,112
	Rezende Marketing e Comun. Ltda.	99.91%	(28)	(1)	(1)	-	-
	Intergen Ltda.	100.00%	-	-	-	-	571
	Empresa Matogrossense de Alimentos Ltda.	100.00%	-	-	=	=	<u>780</u>
	Total in subsidiaries				(<u>13,080</u>)	<u>1,241,813</u>	1,256,243
	Goodwill in acquisition of investments				-	23,635	28,828
	Other investments				=	<u>1,384</u>	<u>1,385</u>
	Total investments of the Company				(<u>13,080</u>)	1,266,832	1,286,456
	Other investments of subsidiaries/affiliates				-	25,740	25,375
	Investments eliminated on consolidation				(<u>22,068</u>)	(<u>1,241,813</u>)	(<u>1,256,243</u>)
	Total consolidated investments				(<u>35,148</u>)	<u>50,759</u>	<u>55,588</u>

Notes to the interim financial information (unaudited)

(In thousands of Reais)

Movement of the investments in the quarter:

	Acquisition/		Negative		Non-
	incorporation	Amortization	equity	Operating	operating
Sadia GmbH.	-	-	-	(15,244)	-
Sadia International Ltd.	-	-	-	381	-
Concórdia S.A. CVMCC	-	-	-	1,461	331
Rezende Óleo Ltda.	-	-		(6)	-
Rezende Marketing e Comun. Ltda.	-	-	1	(1)	-
Intergen Ltda.	(571)	-	-	-	-
Empresa Matogrossense de Alimentos Ltda.	<u>(780</u>)	=	_	=	=
	(1,351)	-	1	(13,411)	331
Goodwill in acquisition of investments	-	(5,193)	-	-	-
Others Investments	=	(<u>1</u>)	=	=	=
	(<u>1,351</u>)	(<u>5,194</u>)	<u>1</u>	(<u>13,411</u>)	<u>331</u>

The accumulated loss from equity interest on the consolidated financial statements is represented by translation gains of R\$ 35,479 and a non-operating income of R\$ 331.

On January 12, 2007 the Extraordinary General Meeting approved the Board's proposal to incorporate the wholly owned subsidiaries Empresa Matogrossense de Alimentos Ltda and Intergen Ltda., in order to obtain operating and corporate synergies. This will result in reduction of administrative to expenses due to rationalization of administrative and operating activities.

On January 31, 2007, the Company closed down Churrascaria Beijing Brasil Co. Ltd., in Peking, a joint venture between Sadia International Ltd. and the Chinese government. On the same day it approved the opening of a commercial agency office of the subsidiary Wellax Food Logistic Comércio de Produtos Alimentares Sociedade Unipessoal Ltd. in Shanghai. The liquidation process did not generate any losses for the Company as the book value of R\$480 was reimbursed.

As of March 31, 2007 the net balance of goodwill under the acquisition of investments amounted to R\$23,635, consisting of: i) goodwill paid in the acquisition of S6 Frango Produtos Alimentícios Ltda. to the amount of R\$62,505, net of accumulated amortization to the amount of R\$46,925 (R\$41,732 as of December 31, 2005) and ii) the goodwill paid on the acquisition of Empresa Matogrossense de Alimentos Ltda. (at the pre-operating stage) to the amount of R\$8,055, which will be amortized as from commencement of operations, scheduled for midway through 2007. This goodwill was based on expected future earnings.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

11 Property, plant and equipment

		Parent company			
		C	Cost Depreciation	Carrying an	nount
	Annual	March	March	March	December
	average %	31, 2007	31, 2007	31, 2007	31, 2006
Lands	-	105,875	-	105,875	104,450
Buildings	4%	884,832	363,038)	521,794	491,643
Machinery and equipment	15%	1,218,464	626,850)	591,614	591,577
Installations	10%	339,761	148,369)	191,392	173,867
Vehicles	27%	12,174	7,600)	4,574	4,972
Breeding stock	-	353,613	218,377)	135,236	120,975
Forestation and reforestation	-	30,423	4,473)	25,950	25,387
Construction in progress	-	647,407	-	647,407	623,595
Advances to suppliers	-	31,027	-	31,027	35,177
Other	-	<u>1,305</u>	<u>1,178</u>)	<u>127</u>	<u>146</u>
		3,624,881	(<u>1,369,885</u>)	2,254,996	2,171,789
			Conse	olidated	
		Cost	Depreciation	Carrying an	nount
	Annual	March	March	March	December
	average %	31, 2007	31, 2007	31, 2007	31, 2006
Lands	-	105,979	-	105,979	104,665
Buildings	4%	885,732	(363,590)	522,142	492,199
Machinery and equipment	15%	1,221,152	(628,081)	593,071	593,251
Installations	10%	343,318	(148,694)	194,624	176,867
Vehicles and airplanes	20%	19,823	(8,452)	11,371	12,102
Breeding stock	-	353,679	(218,377)	135,302	121,103
Forestation and reforestation	-	30,423	(4,473)	25,950	25,387
Other	-	2,829	(2,148)	681	769
Construction in progress	-	647,409	-	647,409	637,879
Advances to suppliers	-	31,027	Ξ	31,027	35,177
Construction in progress		<u>3.641,371</u>	(<u>1,373,815</u>)	<u>2,267,556</u>	2,199,399

Notes to the interim financial information (unaudited)

(In thousands of Reais)

Vehicles and airplane

Other

Forestation and reforestation

Total cost of acquisition

Construction in progress

Advances to suppliers

The changes in the components of property, plant and equipment are presented below:

	Position in 12/31/2006	Acquisitions	Disposal	Tranfers	Position in 03/31/2007
Land	104,665	-	-	1,314	105,979
Buildings	848,474	5,132	(569)	32,695	885,732
Machinery and equipment	1,202,802	8,748	(6,162)	15,764	1,221,152
Breeding stock	315,769	37,908	-	2	353,679
Installations	319,181	2,661	(53)	21,529	343,318

20,371

30,878

2,834

637,879

35,177

3,518,030

Consolidated

a. Construction in progress is mainly represented by projects related to the expansion and modernization of industrial units, mainly Uberlandia and Lucas do Rio Verde units.

(493)

(3)

(1,318)

(8,598)

734

192

113,203

168,644

(121)

(194)

(103,673)

(4.150)

(36,705)

129

19,823

30,423

2,829

647,409 31,027

3,641,371

b. In accordance with CVM Deliberation 193/96 the interest incurred in the period arising from financing of projects for modernization and expansion of the industrial units has been recorded in the respective costs of the construction in progress account in the amount of R\$14,860 (R\$7,585 in the same period of 2006).

12 Deferred charges

Parent	company
1 ai ciit	company

		Cost	Amortization	Carrying amount	
		March	March	March	December
	Rate	31, 2007	31, 2007	31, 2007	31, 2006
Software implementation	20%	129,915	(62,146)	67,769	67,679
Reorganization expenses	20%	32,038	(7,319)	24,719	25,599
Pre operational costs	20%	28,914	(7,196)	21,718	20,573
Product development and markets	20%	18.788	(7,231)	11,557	11,297
Other	20%	<u>795</u>	(<u>479</u>)	<u>316</u>	<u>341</u>
		210.450	(<u>84,371</u>)	126,079	125,489

Sadia S.A.

Notes to the interim financial information (unaudited)

			Consolidated		
		Cost	Amortization	Carrying amount	
		March	March	March	December
	Rate	31, 2007	31, 2007	31, 2007	31, 2006
Software implementation	20%	131,579	(62,743)	68,836	68,286
Reorganization expenses	20%	32,038	(7,319)	24,719	25,599
Pre operational costs	20%	29,021	(7,205)	21,815	24,877
Product development and markets	20%	22,458	(7,551)	14,908	14,798
Others	20%	1,081	(<u>636</u>)	<u>445</u>	<u>479</u>
		216 177	(05.454)	120 722	124 020

The expenses with rearrangement refer to the implementation of the Service Center in the city of Curitiba.

The preoperating expenses refer basically to expenses incurred with the Lucas do Rio Verde Project - MT.

13 Loans and financing - Short-term

	Parent company		Consolidated	
	March	December	March	December
	31, 2007	31, 2006	31, 2007	31, 2006
Short-term				
Foreign currency				
Net working financing composed of prepayment				
subject to LIBOR variation for 1-month deposits				
(5.32% in March 2007) plus interest of 0.27% p.a.,				
guaranteed by its own investments	-	-	535,528	472,665
Advanced collection relating to the receivables sold,				
with no interest	-	107	71,759	275,253
Credit lines for the development of foreign trade,				
with interest rates of 6.82% p.a., guaranteed by				
promissory notes or sureties	-	-	4,275	4,543
Currency swap contracts	<u>2,663</u>	<u>2,436</u>	<u>2,663</u>	<u>2,436</u>
	<u>2,663</u>	<u>2.543</u>	614,225	<u>754,897</u>
	~	16		

Sadia S.A.

Notes to the interim financial information (unaudited)

(In mousulus of Reas)		Parent company		Consolidated
	March	December	March	December
	31, 2007	31, 2006	31, 2007	31, 2006
Local currency				
Rural credit lines and working capital loans with interest of				
8.75% p.a. for the finance of the production of the				
integration system in the swine and poultry farming.	232,689	231,660	232,689	231,660
Currency swap contracts	<u>6,950</u>	<u>6,613</u>	<u>6,950</u>	<u>6,613</u>
	239.639	<u>238,273</u>	239.639	<u>238,273</u>
	<u>242,302</u>	<u>240,816</u>	<u>853,864</u>	993,170
		Parent company		Consolidated
	March	December	March	December
	31, 2007	31, 2006	31, 2007	31, 2006
Foreign currency				
Export financing composed of prepayment in amount of R\$ 22,104				
subject to LIBOR variation for 6-month deposits (5.33% in March				
2007) and interest of 2.00% p.a. and an amount of R\$ 82,309 of a				
line focused on the incentive for foreign trade activities, plus				
annual interest of 1.26% p.a., guaranteed by promissory notes or				
sureties	22,104	21,101	104,413	114,152
BNDES (National Bank for Economic and Social Development),				
for investments and exports credit lines, composed as follows:				
FINEM in the amount of R\$ 9,025 subject to the weighted average				
of exchange variation of currencies traded by BNDES -				
UMBNDES and fixed interest of 3.50% p.a. and FINAME in the				
amount of R\$ 11,255 subject to the weighted average of exchange				
variation of currencies traded by BNDES-UMBNDES and fixed				
interest of 3.50%, guaranteed by mortgage bonds and real estate				
mortgage.	20,280	16,062	20,280	16,062
IFC (International Finance Corporation) funding in foreign				
currency for investment in property, plant and equipment, subject				
to interest at the rate of 9.05% p.a., guaranteed by real estate				
mortgages	<u>12,059</u>	<u>13,734</u>	12,059	<u>13,734</u>
	<u>54,443</u>	50,897	136,752	<u>143,948</u>
	27			
	27			

Sadia S.A.

Notes to the interim financial information (unaudited)

	Parent company		Consolidated	
	March	December	March	December
	31, 2007	31, 2006	31, 2007	31, 2006
Local currency				
BNDES (National Bank for Economic and Social Development),				
credit lines for investments and exports, composed as follows:				
FINAME in the amount of R\$ 79,580 subject to the Long-Term				
Interest Rat e -TJLP (6.50% p.a. in March 2007) and interest of				
3.59% p.a., and FINEM in the amount of				
R\$ 12,474 subject to TJLP and interest of 3.50% p.a., guaranteed				
by mortgage bonds and real estate mortgages	92,056	54,313	92,056	54,313
PESA - Special Aid for Agribusiness payable in installments,				
subject to IGPM variation and annual interest of 9.89%,				
guaranteed by sureties	1,455	5,743	1,455	5,743
Other subject to interest rate from 1% to 14% p.a.	10,736	10,704	10,736	10,704
	104,247	<u>70,760</u>	104,247	<u>70,760</u>
Short-term portion of long-term debt	<u>158,690</u>	<u>121,657</u>	240,999	<u>214,708</u>
Total short-term	400,992	<u>362,473</u>	<u>1,094,863</u>	<u>1,207,878</u>

At March 31, 2007 the weighted average interest in short-term loans was 6.44% p.a. (5.36 % p.a. at December 31, 2006).

Notes to the interim financial information (unaudited)

(In thousands of Reais)

14 Loans and financing - Long-term

	Parent company			Consolidated
	March 31, 2007	December 31, 2006	March 31, 2007	December 31, 2006
Foreign currency				
Export financing composed of prepayment, payable in amount of R\$				
221,552 in installments up to 2010, subject to LIBOR variation for 6-				
month deposits (5.33% in march 2007) plus annual interest of 2.00% p.a,				
and a line focused on the incentive for foreign trade in amount of R\$				
1.691,873, subject to LIBOR variation for 6-month plus interest of				
1.26% p.a., guaranteed by promissory notes or sureties	221,552	229,070	1,913,425	1,904,241
BNDES (National Bank for Economic and Social Development), payable				
from 2007 to 2013, composed as follows: FINEM in the amount of R\$				
14,253 subject to the weighted average of the exchange variation of				
currencies traded by BNDES - UMBNDES and fixed interest of 3.50%				
p.a. and FINAME in the amount of R\$ 126,018 subject to the weighted				
average of the exchange variation of currencies traded by BNDES -				
UMBNDES and fixed annual interest of 3.50% p.a. guaranteed by				
mortgage bonds and real estate mortgages	140,271	145,458	140,271	145,458
IFC (International Finance Corporation) for investments in property, plant				
and equipment, subject to interest at the rate of 9.05% p.a., guaranteed by				
real estate mortgages	12,059	13,734	12,059	13,734
Currency swap contracts	<u>1,376</u>	<u>1,769</u>	<u>1,376</u>	<u>1,769</u>
	<u>375,258</u>	390,031	<u>2,067,131</u>	2,065,202
29				

Sadia S.A.

Notes to the interim financial information (unaudited)

	Parent company		Consolidated		
	March 31, 2007	December 31, 2006	March 31, 2007	December 31, 2006	
Local currency	, , ,	, , , , , ,	- ,	, , , , , ,	
BNDES (National Bank for Economic and Social Development),					
credit lines for investments and exports, payable from 2007 to 2012,					
composed as follows: FINAME in the amount of R\$ 746,498 subject					
to the Long-Term Interest Rate -TJLP (6.50% p.a. March 2007) and					
interest of 3.59% p.a., and FINEM in the amount of R\$ 17,645					
subject to TJLP and interest of 3.50% p.a., guaranteed by mortgage					
bonds and real estate mortgages	764,143	651,537	764,143	651,537	
PESA - Special Aid for Agribusiness payable, subject to IGPM					
variation and annual interest of 9.89%, guaranteed by sureties	133,576	136,440	133,576	136,440	
Others subject to interest rate from 1% to 14% p.a.	32,397	34,267	32,397	34,267	
Currency swap contracts	3,593	4,804	3,593	4,804	
	933,709	827,048	933,709	827,048	
	<u>1,308,967</u>	<u>1,217,079</u>	3,000,840	2,892,250	
Short-term portion of long-term debt	(<u>158,690</u>)	(<u>121,657</u>)	(240,999)	(<u>214,708</u>)	
Total long-term	1,150,277	1,095,422	<u>2,759,841</u>	<u>2,677,542</u>	

The noncurrent portions of financings at at March 31, 2007 mature as follows:

	Parent	
Maturity	Company	Consolidated
2008	166,484	223,007
2009	336,142	336,142
2010	164,329	917,988
2011	159,346	823,405
2012 onwards	<u>323,976</u>	<u>459,299</u>
	<u>1,150,277</u>	<u>2,759,841</u>

Notes to the interim financial information (unaudited)

(In thousands of Reais)

15 Pension plans for employees

In addition to the pension plan, the Company s human resources policy offers the following benefits:

- Payment of the penalty in connection with the Government Severance Indemnity Fund for Employees upon retirement;
- Payment of a bonus for time of service;
- Payment of indemnification for termination of service; and
- Payment of indemnification for retirement.

These benefits are due in one single payment upon the employee s retirement or termination of service, and the amounts are computed by actuarial ca

16 Commitments and contingencies

Commitments

The Company has non-cancelable leasing agreements for industrial units that expire over the next two years. These leases are subject to renewal for 4 more years and do not require any penalty if the Company does not renew them. The Company does not pay execution costs, such as maintenance and insurance. The costs and rental expenses totaled R\$28,518 in the period ended March 2007 (R\$16,718 in the same period of 2006).

The table below shows the future payments related to the leasing agreement at March 31, 2007.

 2007
 85,500

 2008
 57,500

Total <u>143,000</u>

In addition the Company signed purchase agreements for production purposes (packaging) in the approximate amount of R\$ 80 million on March 31, 2007, payable until 2010.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

Contingencies

The Company and its subsidiaries have several on going claims of a labor, civil and tax nature, resulting from its normal business activities. The respective provisions for contingencies were constituted based on the opinion of the Company s legal counsel, which considered that unfavorable outcomes are likely.

Based on management estimates, the provision for contingencies provided for, net of the respective legal deposits, established by CVM Deliberation 489/05, as presented below, is sufficient to cover possible losses with legal proceedings.

	Parent company		Consolidated	
	March	December	March	December
	31, 2007	31, 2006	31, 2007	31, 2006
Tax proceedings	35,188	41,634	36,481	42,888
Labor proceedings	27,118	24,115	27,119	24,116
Civil proceedings	<u>8,296</u>	<u>8,950</u>	<u>8,296</u>	<u>8,950</u>
Provision for contingencies	70,602	74,699	71,896	75,954
Related legal deposits	(<u>29,611</u>)	(<u>31,083</u>)	(<u>29,611</u>)	(<u>31,189</u>)
Provision for contingencies - Net	<u>40,991</u>	<u>43,616</u>	<u>42,285</u>	<u>44,765</u>

The changes in the provision for contingencies are presented as follows:

	Position in				Position in
	December 31,			Monetary	March 31,
	2006	Additions	Disposals	updates	2007
Tax proceedings	42,888	167	(6,712)	138	36,481
Civil proceedings	8,950	109	(1,005)	242	8,296
Labor proceedings	24,116	3,003	-	-	27,119
	<u>75,954</u>	<u>3,279</u>	(<u>7,717</u>)	<u>380</u>	<u>71,8</u> 96
Secured judicial deposits	(31,189)	(7,880)	9,458	-	(29,611)
	<u>44,765</u>	(<u>4.601</u>)	<u>1,741</u>	<u>380</u>	<u>42,2</u> 85

Notes to the interim financial information (unaudited)

(In thousands of Reais)

Tax litigation

The main tax contingencies involve the following cases:

a Income and social contribution taxes on net income

Provision for income and social contribution taxes on net income amounting to R\$ 16,090, of which R\$ 11,283 recorded on the acquisition of the subsidiary Granja Rezende (incorporated in 2002), R\$ 3,951 on withholding income tax on investments of Granja Rezende and R\$ 856 for other provisions.

b. Value - Added tax on sales and services - ICMS

The Company is a defendant in several administrative cases involving ICMS, mainly in the States of São Paulo, Rio de Janeiro and Amazonas (SUFRAMA), totaling a probable contingency estimated at R\$ 11,357.

c. Other tax contingencies

Several cases related to payment of IOF (Tax on Financial Operations), PIS (Social Integration Program Tax), COFINS (Tax for Social Security Financing) and others totaling a provision of R\$ 9,034.

The Company has other contingencies of a tax nature with a claimed amount of R\$ 685,630, which were assessed as possible losses by the legal advisors and by the Management of the Company and, therefore, no provision was recorded.

On March 09, 2007 the Company obtained the appeal decision from the Federal Regional Court referring to its PIS proceeding contesting the constitutionality of Law 9718/98 which amended the PIS and COFINS calculation base, including operating and financial revenue. The Federal High Court of Justice ruled this matter was unconstitutional on November 09, 2005. The Company has been calculating and paying this tax in accordance with the law. Our legal advisors believe the final and unappealable decision should be published shortly, allowing the company to recognize a credit of approximately R\$14 million.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

Civil litigation

Represents principally proceedings involving claims for indemnification for losses and damages, including pain and suffering, arising from work-related accidents and consumer relations.

The Company has other contingencies of a civil nature with a claimed amount of R\$25,973, which were assessed as possible losses by the legal advisors and by management and, therefore, no provision was recorded.

Labor claims

The company is involved in approximately 2,627 labor claims. These labor lawsuits refer mainly to claims for overtime, and health exposure and hazard claims, none of which involve a significant amount on an individual basis. The total amount involved is R\$ 46,602, for which the provision in the amount of R\$ 27,119 was recorded based on historical information, representing the best estimate for probable losses.

Court deposits

The Company, as appropriate, performs legal deposits not related to provisions for contingencies, which balance as of March 31, 2007 was R\$55,334 (R\$46,968 at December 31, 2006).

Guarantees

a. The Company provides guarantees to loans obtained by certain out growers located in the central region of the country as part of a special development program for that region. Such loans are used to improve the out growers farms installations and will be repaid in 10 years, where the Company obtain from the out growers their farms and installations as a collateral for such guarantees provided. The amount for such guarantees provided as of March 31, 2007 amounted R\$23,258 (R\$20,245 in December 31,2006).

Notes to the interim financial information (unaudited)

(In thousands of Reais)

b.

The Company offered a lien on the industrial property it owns in the city of Concórdia, state of Santa Catarina, as a guarantee to a notice of collection from the Federal Revenue Service questioning the compensation in prior years of R\$74 million in IPI premium credit against other federal taxes, which the right was given to the Company (a right recognized by the final and unappealable decision). Management and its legal advisors deem this charge to be misplaced and to prevent this dispute from prejudicing the Company s image and rights, a writ of mandamus was filed under which an injunction was obtained staying this notice of collection.

17 Shareholders equity

a. Capital

Subscribed and paid-in capital is represented by the following shares with no par value:

	March	December
	31, 2007	31, 2006
Common shares	257,000,000	257,000,000
Preferred shares	426,000,000	426,000,000
Total shares	683,000,000	683,000,000
Preferred shares in treasury	(<u>5,924,288</u>)	(<u>5,924,288</u>)
Total outstanding shares	677,075,712	677,075,712

Notes to the interim financial information (unaudited)

(In thousands of Reais)

b. Changes in shareholders equity

	Capital	Profit reserves	Treasury stock	Retained earnings	Total
Balances as of December 31, 2006	1,500,000	999,435	(33,341)	-	2,466,094
Interest on shareholders equity	-	-	-	(25,036)	(25,036)
Net income for the quarter				92,599	92,599
Balances as of March 31, 2007	<u>1,500,000</u>	999,435	(<u>33,341</u>)	<u>67,563</u>	2,533,657

c. Treasury stock

As of March 31, 2007 and December 31, 2006 the Company held treasury stock of 5,924,288 preferred shares, at an average acquisition cost of R\$33,341, held for future sale and/or cancellation. The market value as of March 31, 2007 was R\$46,506.

d. Market value

The market value of Sadia S,A, shares according average quotation of shares negotiated on the São Paulo Stock Exchange - BOVESPA, corresponded to R\$7.85 per share at March 31, 2007 (R\$7.16 at December 31, 2006). Net equity on that date was R\$3.74 per share (R\$3.64 at December 31, 2006).

18 Stock option plan

The Company has a plan, which provides for the granting of options to purchase preferred shares of the Company.

The plan is managed by a Management Committee, composed of the Chief Executive Officer and the Human Resources Committee of the Board of Directors.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

The price for exercising the purchase options does not include any discount and will be based on the average value of the quotation for the share in the last three days of trading on the São Paulo Stock Exchange prior to the grant date, updated by the accumulated National Consumer Price Index (INPC) between the grant date of exercising the option. The vesting period, during which the participant cannot exercise his/her right to purchase the shares, will be three years as from the option granting date. The participant will be able to fully or partially exercise his/her purchase rights after the vesting period within a maximum period of 2 years, and only after this period has expired will he/she lose the right to the options not exercised.

The composition of the options granted is presented as follows:

		Date		Price	of shares	
Cycle		Grant Final vesting	Final exercise	Quantity of shares	Grant date	Update - INPC
2005	24/06/05	24/06/08	24/06/10	2,200,000	4.55	4.82
2006	26/09/06	26/09/09	26/09/11	3,520,000	5.68	5.84
					March	December
					31, 2007	31 ,2006
Balance at Janu	ary 1°				5,320,000	2,200,000
Granted option	ons - Cycle 2006				-	3,520,000
Exercised op	tions - Cycle 2005				-	(100,000)
Forfeited opt	ions - Cycle 2005				-	(200,000)
Forfeited opt	ions - Cycle 2006				=	<u>(100,000</u>)
Balance the end	d of the period				5.320.000	5.320,000

Since the Company has treasury shares earmarked for the stock option plan, the difference between the market value and the updated price for the period/ year will not affect the Company s results.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

19 Employees profit sharing

The Company grants its employees a profit sharing plan, which depends on attaining specific targets, established and agreed to at the beginning of each year. This plan has been approved by Board of Directors of the Company and it has been registered by a formal agreement with the unions.

20 Financial result

	Parent company		Co	onsolidated
	March	March	March	March
	31, 2007	31, 2006	31, 2007	31, 2006
Financial expenses				
Interest	(47,638)	(43,796)	(60,275)	(55,305)
Monetary variations - Liabilities	(2,348)	(3,574)	(2,348)	(3,574)
Exchange variations - Liabilities	73,049	108,559	73,368	120,630
Other	(<u>14,021</u>)	(<u>11,970</u>)	(20,731)	(<u>14,916</u>)
	9,042	49,219	(9,986)	46,835
Financial income				
Interest	12,936	25,170	41,823	77,130
Monetary variations - Assets	10	222	10	222
Exchange variations - Assets	(21,128)	(27,614)	(19,883)	(31,593)
Other	<u>13,452</u>	6,729	<u>17,071</u>	11,388
	5,270	4,507	39,021	57,147
	14,312	53,726	29,035	103,982

Notes to the interim financial information (unaudited)

(In thousands of Reais)

21 Income and social contribution taxes

Income before the provision for income tax (IR) and social contribution on net income (CSLL) was composed as follows:

		Parent company		Consolidated
	March	March	March	March
	31, 2007	31, 2006	31, 2007	31, 2006
Local	136.494	76,586	121.998	26.995
Foreign	=	=	20.576	<u>47.263</u>
	<u>136.494</u>	<u>76.586</u>	<u>142.574</u>	<u>74.258</u>

The composition of income and social contribution taxes is as follows:

		Parent company		Consolidated
	March	March	March	March
	31, 2007	31, 2006	31, 2007	31, 2006
Local				
Current	-	(3,234)	(752)	(4,706)
Deferred	(<u>42,486</u>)	(<u>5,072</u>)	(<u>44,323</u>)	(<u>3,705</u>)
	(42,486)	(8,306)	(45,075)	(8,411)
Foreign				
Current	-	-	55	(533)
Deferred	(<u>1,409</u>)	<u>1,338</u>	(<u>1,409</u>)	<u>1.338</u>
	(<u>1.409</u>)	<u>1.338</u>	(1.354)	<u>805</u>
	(<u>43,895</u>)	(<u>6,968</u>)	(<u>46,429</u>)	(<u>7,606</u>)
		39		

Notes to the interim financial information (unaudited)

(In thousands of Reais)

Income and social contribution taxes were calculated at applicable rates and reconciliation with the income and social contribution tax expenses is shown below:

	Parent co	ompany	Conso	lidated
	March	March	March	March
	31, 2007	31, 2006	31, 2007	31, 2006
ne before taxation/profit sharing	136,494	76,586	142,574	74,258
est on shareholders equity	(25,036)	(50,000)	(25,036)	(50,000)
ne before income and social contribution taxes	111,458	26,586	117,538	24,258
ne and social contribution taxes at nominal rate - 34%	(37,896)	(9,039)	(39,963)	(8,249)
stment to calculate the effective rate				
nanent differences				
Equity in earnings of subsidiaries	(4,447)	127	(4,927)	(631)
Others	(143)	606	(130)	(64)
ision for income and social contribution taxes on foreign				
idiary				
	(<u>1,409</u>)	<u>1,338</u>	<u>(1,409</u>)	1,338
ne and social contribution taxes at effective rate	(43,895)	(<u>6.968</u>)	(46,429)	(<u>7,606</u>)
ne before income and social contribution taxes ne and social contribution taxes at nominal rate - 34% stment to calculate the effective rate nanent differences equity in earnings of subsidiaries others ision for income and social contribution taxes on foreign idiary	111,458 (37,896) (4,447) (143) (1,409) (43,895)	26,586 (9,039) 127 606 1,338 (6,968)	117,538 (39,963) (4,927) (130)	24,25 (8,249 (631 (64

The composition of deferred income and social contribution taxes is as follows:

	Parent company		Consolidated	
Assets	March 31, 2007	December 31, 2006	March 31, 2007	December 31, 2006
Deferred taxes	,	,	,	,
Tax loss carryforwards and negative basis of				
social contribution	10,451	37,834	10,451	37,834
Employees benefits plan	33,701	32,700	33,701	32,700
Provision for contingencies	24,002	25,397	24,442	25,824
Employees profit sharing	2,118	15,157	2,233	15,564
Allowance for doubtful accounts	11,477	9,645	11,477	9,645
Amortization of Goodwill	7,811	7,108	7,811	7,108
Provision for loss on property, plant and				
equipment	4,999	5,001	4,999	5,001
Others	742	814	2,341	3,971
Summer Plan depreciation	<u>1,961</u>	2,105	<u>1,961</u>	<u>2,105</u>
Total deferred tax asset	97,262	135,761	<u>99,416</u>	139,752
Short-term portion	13,819	<u>52,518</u>	<u>15,973</u>	<u>56,509</u>
Long-term portion	83,443	83,243	83,443	83,243
			40	

Notes to the interim financial information (unaudited)

(In thousands of Reais)

	Parent company		Consolida	ated
	March 31, 2007	December 31, 2006	March 31, 2007	December 31, 2006
Liability				
Deferred tax				
Depreciation on rural activities	97,905	84,716	97,905	84,716
Provisão para atualização de Grãos	<u>2,215</u>	10,008	<u>2,215</u>	10,008
Total deferred tax liability	100,120	94,724	100,120	94,724
Short-term portion	11,935	18,355	11,935	18,355
Long-term portion	<u>88.185</u>	<u>76,369</u>	<u>88,185</u>	<u>76,369</u>

Management considers that the deferred assets arising from temporary differences will be realized in proportion to the final solution of the contingencies and to the payment of the liabilities forecast for the employees benefit plans.

The deferred tax assets related to the income tax loss carryforwards and negative basis of social contribution in the amount of R\$ 10,451, represented by R\$ 3,178 of the Parent and R\$ 7,273 from a foreign subsidiary will be realized base on future taxable income on such companies. Management estimates that the deferred tax asset related to the Parent will be fully realized during this year and the deferred tax asset related to the foreign subsidiary will be realized within three years.

22 Risk management and financial instruments

The Company s operations are exposed to market risks, especially in relation to exchange rate variations, credit risk and grain purchase prices corn, soybean and derived products. These risks are monitored by the Risk Management Area which uses a specific system to calculate the VAR -Value at Risk , and they are permanently monitored by the finance committee, composed of members of the Board of Directors and other finance executives of the Company, who are responsible for defining the Board s risk management strategy by determining the position and exposure limits. At March 31, 2007 the Value at Risk (VAR) of the financial assets and liabilities, for one year, with a 95% confidence rating, represents R\$ 60,902 , representing 2.41% of shareholder equity (non reviewed by auditors).

Notes to the interim financial information (unaudited)

(In thousands of Reais)

a. Exchange rate risk

The exchange rate risk for loans, financing and any other payables denominated in foreign currency is hedged by short-term investments denominated in foreign currency, with same interest rates, and by derivative financial instruments, such as rate swaps (dollar to CDI), interest rate swap contracts (Libor to pre-fixed or vice-versa) and future market agreements, in addition to foreign receivables from exports, which also reduce exchange variations by serving as a natural hedge .

The Company, within its hedge strategy, uses currency futures contracts (US dollars, Euros and Pounds), as a form of mitigating exchange rate risk over operating and financial assets and liabilities. The fair value of these contracts are not recorded in the financial statements.

The realized income of future contracts, for the year ended December 31, 2006, generated a gain of R\$11,174 (R\$28,030 in 2006), and the amount of R\$8,695 was accounted for as financial income in Monetary Variations Asset , and the amount of R\$2,479 as operating income in Gross operating revenue .

The results of the operations in the currency futures market realized and not financially settled and the daily adjustments of currency futures contracts on the Future and Commodities Exchange - BM&F are recorded in the financial statements as Amounts receivable from futures contracts and Amounts payable for futures contracts .

The unrealized income of futures operations entered into are not recognized in the financial statements. These contracts, as from December 2006, are segregated and defined as operating or financial, in accordance with the item to be protected. The amount of these contracts, if recorded as of March 31, 2007, would result in an expense of R\$10,798 in the financial expense and an income of R\$73,207 in the operating income.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

The Company s exposure to exchange variation (mainly in US dollars) is shown below:

	March	December
Assets and liabilities in foreign currency	31, 2007	31, 2006
Cash and cash equivalents and short-term investments	2,187,620	1,960,847
Amounts receivable from futures contracts	26,260	26,357
Trade accounts receivable	236,822	385,797
Suppliers	(28,905)	(39,521)
Loans and financing	(2,681,356)	(2,820,099)
Amounts payable for futures contracts	(15,162)	(9,077)
Swap contracts (dollar for CDI (*))	<u>18,890</u>	<u>22,284</u>
	(<u>255,831</u>)	(<u>473,412</u>)

^(*) Interbank deposit interest.

Consolidated hedge contracts outstanding at March 31, 2007 with their respective payment schedules are as follows:

		Maturity	
	Position 03/31/2007	2007	2008
Derivative contracts	03/31/2007	2007	2000
Currency swap contracts			
Base value - R\$	18,890	9,514	9,376
Base value - US\$	6,361	3,204	3,157
Receivables/payables			
Asset	-	-	-
Liability	(14,582)	(7,345)	(7,237)
Rate swap contracts			
Base value - R\$	410,080	410,080	-
Base value - US\$	200,000	200,000	-
Amount receivable	708	708	-
	43		

Maturity

Sadia S.A.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

		1/14/41/10/	
	Position 03/31/2007	2007	2008
Futures contracts			
Short position- US\$	685,750	685,750	-
Long position - US\$	425,000	425,000	-
Short position - Euro	180,052	180,052	-
Long position - Euro	112,552	112,552	-
Short position - GPB	95,022	95,022	-
Long position - GPB	62,522	62,522	-
Options			
Long call option US\$	165,000	165,000	-
Amount receivable	26,260	26,260	-
Amount payable	(15,162)	(15,162)	-

b. Credit risk

The Company is potentially exposed to credit risk in relation to its trade accounts receivable, long and short-term investments and derivative instruments. The Company limits the risk associated with these financial instruments by subjecting them to the control of highly rated financial institutions that operate within the limits pre-established by the credit and financing committees.

The concentration of credit risk with respect to accounts receivable is minimized due to the spread of its client base, since the Company does not have any customer or group representing 10% or more of its consolidated revenues, as well as granting credits for customers with solid financial and operational ratios. Generally, the Company does not require a guarantee for sales, however it has contracted an insurance credit policy to its domestic receivables.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

c. Grain purchase price risks

The Company s operations are exposed to the volatility in prices of grain (corn and soybean) used in the preparation of animal feed for its breeding stock, where the price variation results from factors beyond the control of management, such as climate, the size of the harvest, transport and storage costs and government agricultural policies, among others. The Company does not enter into futures or options contracts to hedge against fluctuations in the prices of the commodities, although certain of its grain purchase contracts provide for the commodity pricing to be determined generally at dates up to one year after purchase of grains. The Company has a Grains Committee, composed of the chief executive officer and financial and operational executives. Its aim is to permanently monitor changes in scenarios, establishing limits of authority for purchase or sale.

d. Estimated market values

The Company used the following methods and assumptions to estimate the disclosure of the fair value of its financial instruments as of March 31, 2007 and December 31, 2006:

Cash and cash equivalents - The book values of cash and banks recorded in the balance sheet are similar to the respective fair values.
 Short-term financial investments - The fair value of short-term financial investments is estimated based on the market quotations of comparable contracts.
 Accounts receivable and payable - The book values of accounts receivable and payable recorded in the balance sheet are similar to their respective fair values.
 Short and long-term loans and financing - The market values of loans and financing were receivable and payable and payable the future arch flows and using the payable to their present value calculated through the future arch flows and using the payable to their present value calculated through the future arch flows and using the fiture arch flows and using the factor of the flows and using the flows are flows and using the flows are flowed as the flows and using the flows are flowed as the flows are flowed as the flowed are flowed as the flowed as the flowed are flowed as the flowed are flowed as the flowed as the flowed are flowed as the flowed as

Short and long-term loans and financing - The market values of loans and financing were calculated based on their present value calculated through the future cash flows and using interest rates applicable to instruments of similar nature, terms and risks, or based on the market quotation of these securities. The market values of BNDES financing are similar to the book values, since there are no similar instruments with comparable maturities and interest rates.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

• Exchange and interest rate swap contracts - The fair values of exchange and interest rate swap contracts were estimated based on market quotations for comparable contracts. As of March 31, 2007 the contracted amounts in force totaled R\$929,185(R\$1,554,843 at December 31, 2006) and the valuation of these contracts to fair valuewould result in losses of R\$63,645 in the period ended March 31, 2007 (loss of R\$44,738in the same period of 2006) of which R\$115 as financial result andR\$63,530 as operatingresult. The effective cash settlements of the contracts occur on the respective maturities of each agreement. The Company does not intend to settle these contracts before theirmaturity.

The market values were estimated on the balance sheet date, based on relevant market information. Changes in the assumptions may significantly affect these estimates.

The book values and the estimated fair values of the Company s financial instruments as of March 31, 2007 and December 31, 2006 are presented in the table below. The fair value of a financial instrument is the amount for which the instrument could be traded between interested parties under current market conditions.

	March 31, 2007		December 31, 2006	
	Book value	Market value	Book value	Market value
Cash and cash equivalents	159,345	159,345	234,069	234,069
Short and long-term investments - Local currency	401,522	401,522	388,824	388,824
Short and long-term investments - Foreign currency	2,095,810	2,095,810	1,927,709	1,927,709
Trade accounts receivable	394,817	394,817	693,532	693,532
Loans and financing	3,854,704	3,881,531	3,885,420	3,924,161
Suppliers	506,172	506,172	503,285	503,285
Futures contracts, net	11,098	11,098	17,280	17,280

Consolidated

Notes to the interim financial information (unaudited)

(In thousands of Reais)

e. Financial indebtedness

Consolidated

		March 31, 2007		December	31, 2006	
		Currency		Curr	ency	
	Local	Foreign	Total	Local	Foreign	Total
Assets						
Cash and cash equivalents	67,535	91,810	159,345	200,931	33,138	234,069
Short-term investments	269,153	2,095,810	2,364,963	259,697	1,927,709	2,187,406
Accounts receivable from future contracts	=	<u>26,260</u>	<u>26,260</u>	=	<u>26,35</u> 7	26,357
Total current assets	336,688	2,213,880	2,550,568	460,628	1,987,204	2,447,832
Long-term investments	132,369	-	132,369	129,127	-	129,127
Total long-term assets	132,369	=	132,369	<u>129,12</u> 7	=	129,127
Total Financial Assets	<u>469,057</u>	2,213,880	2,682,937	<u>589,75</u> 5	<u>1,987,20</u> 4	2,576,959
Liabilities						
Short-term financing	343,886	750,977	1,094,863	309,033	898,845	1,207,878
Accounts paybles from future contracts	-	15,162	15,162	-	9,077	9,077
Swap contracts - Short-term	12,453	(12,453)	=	<u>12,90</u> 8	(<u>12,908</u>	=
Total current liabilities	356,339	<u>753,686</u>	1,110,025	<u>321,94</u> 1	<u>895,01</u> 4	1,216,955
Long-term Financing	829,462	1,930,379	2,759,841	756,288	1,921,254	2,677,542
Swap contracts - long-term	<u>6,437</u>	<u>(6,437</u>	=	<u>9.37</u> 6	(<u>9.37</u> 6	=
Total noncurrent liabilities	835,899	1,923,942	2,759,841	<u>765,66</u> 4	<u>1,911,87</u> 8	2,677,542
Total Financial liabilities	1,192,238	<u>2,677,628</u>	3,869,866	<u>1,087,60</u> 5	<u>2,806,89</u> 2	3,894,497
Net debt	(<u>723,181</u>)	(<u>463,748</u>)	(<u>1,186,929</u>)	(<u>497,850</u>	(<u>819,688</u>	(<u>1,317,538</u>)

23 Insurance

The Company and its subsidiaries adopt insurance engagement policy at levels that Management considers adequate to cover risks resulting from the claims of its assets. Due to the characteristics of multilocated operations, Management engages its policies with a limit of maximum loss possible in the same event, with amounts calculated based on risk inspections and potential losses. The policies engaged guarantee coverage against fire, general civil liability, windstorms, disorders and electric damage, as well as insurance for merchandise transport, personal and vehicle damage. The amount currently insured provides for the comprehensive coverage of the Company s fixed assets.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

The assumptions adopted, given their nature, are not part of the scope of a review of financial statements and, accordingly, they were not examined by our independent auditors.

24 Private pension plan

a.

Defined benefit plan

The Company and its subsidiary Concórdia S.A. C.V.M.C.C. are the sponsors of a defined contribution pension plan for employees, managed by Fundação Attílio Francisco Xavier Fontana.

The supplementary pension benefit is defined as the difference between (i) the benefit wage (updated average of the last 12 participation salaries, limited to 80% of the last participation salary) and (ii) the amount of the pension paid by the National Institute of Social Security. The supplementary benefit is updated on the same base date and in accordance with the rates applicable to the main activity category of the Company, discounting real gains.

The actuarial system is that of capitalization for supplementary retirement and pension benefits and of simple apportionment for supplementary disability compensation. The Company s contribution is based on a fixed percentage of the payroll of active participants, as annually recommended by independent actuaries and approved by the trustees of Fundação Attilio Francisco Xavier Fontana.

According to the Foundation s statutes, the sponsoring companies are jointly liable for the obligations undertaken by the Foundation on behalf of its participants and dependents.

At March 31, 2007 the Foundation had a total of 20,125 participants (20,484 at December 31, 2007), of which 16,386 were active participants (16,795 at December 31, 2006).

The Parent contributions totaled R\$ 499 and 514 for the period ended March 31, 2007 and March 31, 2006 respectively.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

b. Defined contribution plan

As from January 1, 2003, the Company began to adopt new supplementary pension plans under the defined contribution modality for all employees hired by Sadia and its subsidiaries. As from January 1, 2006 these plans are only available to employees earning over R\$1,800 per month. Under the terms of the regulations, plans are funded on an equitable basis so that the portion paid by the Company is equal to the payment made by the employee in accordance with a contribution scale based on salary bands that vary between 1.5% and 6% of the employee s remuneration, observing a contribution limit that is updated annually. The contributions made by the Company at March 31, 2007 and 2006 totaled R\$ 291 and R\$642 respectively. As of March 31, 2007 this plan had 9.125 participants (11,924 in December 31, 2006).

25 Additional information

a. Statement of cash flow

-	Parent company		Consolidated	
	March 31, 2007	March 31, 2006	March 31, 2007	March 31, 2006
Net income for the period	92,599	69,618	96,145	66,652
Adjustments to reconcile net income to cash generated by operating activities:				
Variation in minority interest	_	_	(101)	(172)
Accrued interest, net of paid interest	(11,898)	(68,218)	(50,146)	(81,546)
Depreciation, amortization and depletion allowances	69,276	50,480	69,687	50,951
Amortization of Goodwill in acquisition of investments	5,193	6,827	5,193	6,827
Equity in income of subsidiaries	13,080	(374)	35,147	49,296
Deferred taxes	58,929	5,626	60,765	2,367
Contingencies	(6,426)	2,914	(2,480)	2,991
Disposal of permanent assets	1,570	1,352	1,612	1,383
Variation in operating assets and liabilities				
Trade notes receivable	240,527	177,702	295,099	207,510
Inventories	(54,193)	(163,135)	(36,798)	(213,465)
Recoverable taxes and others	(16,071)	16,839	(58,762)	(36,581)
Judicial deposits	(4,459)	527	(8,366)	527
Suppliers	6,781	(61,405)	2,887	(62,943)
Advances from customers	(228,731)	382,012	-	-
Taxes payable, salaries payable and others	(<u>88,716</u>)	(75,957)	(<u>94,263</u>)	<u>(59,451</u>)

Sadia S.A.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

(in monstance of recurs)	Parent company		Consolidated	
	March 31, 2007	March 31, 2006	March 31, 2007	March 31, 2006
Net cash generated by operating activities	77,461	344,808	315,619	(65,654)
Investment activities				
Funds from the sale of permanent assets	299	198	299	226
Investments in subsidiaries	-	(1,000)	-	-
Purchase of property, plant and equipment	(174,592)	(213,524)	(177,000)	(216,001)
Portion paid in the acquisition of a subsidiary, net of cash	-	(485)	-	(485)
Short-term investments	(24,098)	(92,693)	(572,014)	(1,357,476)
Redemption of investments	=	<u>162,95</u> 3	<u>333,28</u> 3	<u>1,464,289</u>
Net cash from investment activities	(198,391)	(144,551)	(415,432)	(109,447)
Loans				
Loans received	190,361	139,334	588,706	708,609
Loans repaid	(67,897)	(254,432)	(505,163)	(503,109)
Dividends paid	(58,454)	(127,294)	(58,454)	(127,294)
Purchase or treasury shares	<u>2,887</u>	(<u>45,295</u>)	=	=
Net cash from loans	66,897	(287,687)	25,089	78,206
Cash at beginning of period	200,177	148,716	234,069	196,306
Cash at end of period	<u>146,14</u> 4	<u>61,28</u> 6	<u>159,34</u> 5	99,411
Decrease)in cash	(<u>54,033</u>)	(<u>87.430</u>)	(74,724)	(96,895)
	50			

Sadia S.A.

Notes to the interim financial information (unaudited)

(In thousands of Reais)

b. Statement of consolidated added value

	Consolidated	
	March, 31 2007	March 31, 2006
Revenues/income	2,142,326	1,709,595
Revenues generated by operations	2,135,401	1,707,311
Sale of products, goods and services	2,135,401	1,707,311
Income from third parties	6.925	<u>2.284</u>
Other operating results	4,896	(4,355)
Financial income	39,021	57,147
Equity pickup	(35,148)	(49,296)
Other nonoperating results	(1,844)	(1,212)
Raw materials acquired from third parties	(1,009,855)	(827,228)
Services rendered by third parties	(393,544)	<u>(348,909)</u>
Added value to be distributed	738,927	533,458
Distribution of added value		
Human resources	273,139	239,635
Interest on third-party capital	586	(55,619)
Government	297,356	218,011
Shareholders (dividends)	25,036	50,000
Retention	<u>142,810</u>	81,431
Depreciation/amortization/depletion	74,880	57,778
Retained profits	71,109	16,652
Others	(3,179)	7,001
51		

Board of Directors

Walter Fontana Filho Chairman

Eduardo Fontana d'Avila Member

Alcides Lopes Tápias Member

Diva Helena Furlan Member

Everaldo Nigro dos Santos Member

Francisco Silverio Morales Cespede Member

José Marcos Konder Comparato Member

Luiza Helena Trajano Inácio Rodrigues Member

> Marcelo Fontana Member

Norberto Fatio Member

Vicente Falconi Campos Member

Notes to the interim financial information (unaudited)

(In thousands of Reais)

Officers

Gilberto Tomazoni Chief Executive Officer Adriano Lima Ferreira Chief Financial Officer Alexandre de Campos International Sales Director

Antonio Paulo Lazzaretti Technology and Quality Guarantee Director

Artêmio Listoni Bovine Activities Director

Eduardo Nunes de Noronha Human Resources and Management Director

Ernest Sícoli Petty Supply Director

Flávio Luís Fávero Regional Production Director Flávio Riffel Schmidt Investment project Director

Gilberto Meirelles Xandó Baptista Internal Market Commercial Director

Gilberto Pinto Sampaio Júnior Marketing Director

Guilhermo Henderson Larrobla International Sales Director

José Augusto Lima de Sá International Relationships Director Osório Dal Bello Farming Technology Director

Paulo Francisco Alexandre Striker Logistics Director Ricardo Fernando Thomas Fernandes Grain Purchase Director Roberto Banfi International Sales Director

Ronaldo Korbag Muller Poultry Production Director Sérgio Carvalho Mandin Fonseca National Sales Director

Valmor Savoldi Planning, Logistics and Supplies Director

Welson Teixeira Junior Investor Relations Director

Gustavo Teixeira de Freitas Giovanni F. Lipari Accountant

CRC 1SP201389/0-7-S-SC Controllership Manager