TELEMIG CELULAR PARTICIPACOES SA Form SC 13D/A March 19, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 3)*

TELEMIG CELULAR PARTICIPAÇÕES S.A.

(Name of Issuer)

Preferred Shares, without par value American Depositary Shares, each representing 20,000 Preferred Shares

(Title of Class of Securities)

87944E105 (American Depositary Shares)

(CUSIP Number)

Gaylord Macnack Flevolaan 41A 1411 KC NAARDEN P.O. Box 5081 1410 AB NAARDEN The Netherlands +31 35 695 9000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

Copy to:

Alex Bafi, Esq. Herbert Smith LLP Exchange House

Primrose Street London EC2A 2HS United Kingdom +44 20 7374 8000

March 14, 2007

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. O

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Stichting Administratiekantoor Talpa Beheer		
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		
	(a)	Х	
	(b)	0	
3.	SEC Use Only		
4.	Source of Funds (See Inst Not applicable	ructions)	
5.	Check if Disclosure of Le	egal Proceedings Is Required Pursuant to Items 2(d) or 2(e) O	
6.	Citizenship or Place of Or The Netherlands	rganization	
	7.	Sole Voting Power 0	
Number of			
Shares Beneficially Owned by	8.	Shared Voting Power 18,602,580,000 (1)	
Each Reporting	9.	Sole Dispositive Power 0	
Person With	10.	Shared Dispositive Power 18,602,580,000 (1)	
11.	Aggregate Amount Benef 18,602,580,000	icially Owned by Each Reporting Person	
12.	Check if the Aggregate A	mount in Row (11) Excludes Certain Shares (See Instructions) o	
13.	Percent of Class Represer 8.28% (2)	nted by Amount in Row (11)	
14.	Type of Reporting Person OO	(See Instructions)	

⁽¹⁾ The Reporting Persons own 930,129 American Depositary Shares, representing 18,602,580,000 Preferred Shares, of Telemig Celular Participações S.A.

⁽²⁾ The calculation of the foregoing percentage is based on 224,669,035,000 Preferred Shares of Telemig Celular Participações S.A. outstanding as of June 30, 2006, as reported on the issuer s report on Form 6-K furnished to the Securities and Exchange Commission on August 15, 2006.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Talpa Beheer BV		
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		
	(a)	Х	
	(b)	0	
3.	SEC Use Only		
4.	Source of Funds (See Inst OO	tructions)	
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) 0		
6.	Citizenship or Place of O The Netherlands	rganization	
	7.	Sole Voting Power 0	
Number of			
Shares Beneficially Owned by	8.	Shared Voting Power 18,602,580,000 (1)	
Each	9.	Sole Dispositive Power	
Reporting Person With		0	
	10.	Shared Dispositive Power 18,602,580,000 (1)	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 18,602,580,000		
12.	Check if the Aggregate A	Amount in Row (11) Excludes Certain Shares (See Instructions) 0	
13.	Percent of Class Represen 8.28% (2)	nted by Amount in Row (11)	
14.	Type of Reporting Persor CO	1 (See Instructions)	

⁽¹⁾ The Reporting Persons own 930,129 American Depositary Shares, representing 18,602,580,000 Preferred Shares, of Telemig Celular Participações S.A.

⁽²⁾ The calculation of the foregoing percentage is based on 224,669,035,000 Preferred Shares of Telemig Celular Participações S.A. outstanding as of June 30, 2006, as reported on the issuer s report on Form 6-K furnished to the Securities and Exchange Commission on August 15, 2006.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Talpa Capital Holding BV		
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		
	(a)	Х	
	(b)	0	
3.	SEC Use Only		
4.	Source of Funds (See Ins Not applicable	tructions)	
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) 0		
6.	Citizenship or Place of O The Netherlands	rganization	
	7.	Sole Voting Power 0	
Number of			
Shares Beneficially Owned by	8.	Shared Voting Power 18,602,580,000 (1)	
Each	9.	Sole Dispositive Power	
Reporting Person With		0	
reison with	10.	Shared Dispositive Power 18,602,580,000 (1)	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 18,602,580,000		
12.	Check if the Aggregate A	Amount in Row (11) Excludes Certain Shares (See Instructions) 0	
13.	Percent of Class Represent 8.28% (2)	nted by Amount in Row (11)	
14.	Type of Reporting Persor CO	1 (See Instructions)	

⁽¹⁾ The Reporting Persons own 930,129 American Depositary Shares, representing 18,602,580,000 Preferred Shares, of Telemig Celular Participações S.A.

⁽²⁾ The calculation of the foregoing percentage is based on 224,669,035,000 Preferred Shares of Telemig Celular Participações S.A. outstanding as of June 30, 2006, as reported on the issuer s report on Form 6-K furnished to the Securities and Exchange Commission on August 15, 2006.

1.	Names of Reporting Pers I.R.S. Identification Nos. Cyrte Investments BV	ons. of above persons (entities only)	
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		
	(a)	Х	
	(b)	0	
3.	SEC Use Only		
4.	Source of Funds (See Ins Not applicable	tructions)	
5.	Check if Disclosure of L	egal Proceedings Is Required Pursuant to Items 2(d) or 2(e) O	
6. Citizenship or Place of Organization The Netherlands			
	7.	Sole Voting Power 0	
Number of			
Shares Beneficially Owned by	8.	Shared Voting Power 18,602,580,000 (1)	
Each	9.	Sole Dispositive Power	
Reporting Person With		0	
	10.	Shared Dispositive Power 18,602,580,000 (1)	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 18,602,580,000		
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) 0		
13.	Percent of Class Represented by Amount in Row (11) 8.28% (2)		
14.	Type of Reporting Perso CO	n (See Instructions)	

⁽¹⁾ The Reporting Persons own 930,129 American Depositary Shares, representing 18,602,580,000 Preferred Shares, of Telemig Celular Participações S.A.

⁽²⁾ The calculation of the foregoing percentage is based on 224,669,035,000 Preferred Shares of Telemig Celular Participações S.A. outstanding as of June 30, 2006, as reported on the issuer s report on Form 6-K furnished to the Securities and Exchange Commission on August 15, 2006.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Cyrte Investments GP I BV		
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		
	(a)	Х	
	(b)	0	
3.	SEC Use Only		
4.	Source of Funds (See Ins Not applicable	tructions)	
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) 0		
6.	Citizenship or Place of O The Netherlands	rganization	
	7.	Sole Voting Power 0	
Number of			
Shares Beneficially Owned by	8.	Shared Voting Power 18,602,580,000 (1)	
Each	9.	Sole Dispositive Power	
Reporting Person With		0	
Person with	10.	Shared Dispositive Power 18,602,580,000 (1)	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 18,602,580,000		
12.	Check if the Aggregate A	Amount in Row (11) Excludes Certain Shares (See Instructions) O	
13.	Percent of Class Represent 8.28% (2)	nted by Amount in Row (11)	
14.	Type of Reporting Persor CO	n (See Instructions)	

⁽¹⁾ The Reporting Persons own 930,129 American Depositary Shares, representing 18,602,580,000 Preferred Shares, of Telemig Celular Participações S.A.

⁽²⁾ The calculation of the foregoing percentage is based on 224,669,035,000 Preferred Shares of Telemig Celular Participações S.A. outstanding as of June 30, 2006, as reported on the issuer s report on Form 6-K furnished to the Securities and Exchange Commission on August 15, 2006.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Cyrte Fund I CV		
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		
	(a)	Х	
	(b)	0	
3.	SEC Use Only		
4.	Source of Funds (See Ins AF/WC	tructions)	
5.	Check if Disclosure of Le	egal Proceedings Is Required Pursuant to Items 2(d) or 2(e) O	
6.	Citizenship or Place of O The Netherlands	rganization	
	7.	Sole Voting Power 0	
Number of			
Shares Beneficially	8.	Shared Voting Power 18,602,580,000 (1)	
Owned by Each	9.	Sole Dispositive Power	
Reporting Person With		0	
Person with	10.	Shared Dispositive Power 18,602,580,000 (1)	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 18,602,580,000		
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) o		
13.	Percent of Class Represent 8.28% (2)	nted by Amount in Row (11)	
14.	Type of Reporting Persor CO	(See Instructions)	

⁽¹⁾ The Reporting Persons own 930,129 American Depositary Shares, representing 18,602,580,000 Preferred Shares, of Telemig Celular Participações S.A.

⁽²⁾ The calculation of the foregoing percentage is based on 224,669,035,000 Preferred Shares of Telemig Celular Participações S.A. outstanding as of June 30, 2006, as reported on the issuer s report on Form 6-K furnished to the Securities and Exchange Commission on August 15, 2006.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Johannes Hendrikus Hubert de Mol		
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		
	(a)	Х	
	(b)	0	
3.	SEC Use Only		
4.	Source of Funds (See Ins Not applicable	tructions)	
5.	Check if Disclosure of Le	egal Proceedings Is Required Pursuant to Items 2(d) or 2(e) 0	
6.	Citizenship or Place of O The Netherlands	rganization	
	7.	Sole Voting Power 0	
Number of			
Shares Beneficially	8.	Shared Voting Power 18,602,580,000 (1)	
Owned by Each	9.	Sole Dispositive Power	
Reporting		0	
Person With	10.	Shared Dispositive Power 18,602,580,000 (1)	
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 18,602,580,000		
12.	Check if the Aggregate A	amount in Row (11) Excludes Certain Shares (See Instructions) 0	
13.	Percent of Class Represen 8.28% (2)	nted by Amount in Row (11)	
14.	Type of Reporting Persor IN	n (See Instructions)	

⁽¹⁾ The Reporting Persons own 930,129 American Depositary Shares, representing 18,602,580,000 Preferred Shares, of Telemig Celular Participações S.A.

⁽²⁾ The calculation of the foregoing percentage is based on 224,669,035,000 Preferred Shares of Telemig Celular Participações S.A. outstanding as of June 30, 2006, as reported on the issuer s report on Form 6-K furnished to the Securities and Exchange Commission on August 15, 2006.

Item 1. Security and Issuer

This Amendment No. 3 to the statement on Schedule 13D (this Amendment) previously filed with the Securities and Exchange Commission on November 16, 2006, as amended on January 19, 2007 and February 2, 2007, relates to 930,129 American Depositary Shares, representing 18,602,580,000 Preferred Shares (the Shares), of Telemig Celular Participações S.A. (the Company). The Company s principal offices are located at SCN Quadra 04 Ed. Centro Empresarial Varig, sala 702-A CEP: 70.714-000 - Brasília-DF, Brazil.

Item 2. Identity and Background

(a), (b) and (c) This Amendment is being filed jointly by (i) Stichting Administratiekantoor Talpa Beheer (Stichting), a foundation organized under the laws of The Netherlands, (ii) Talpa Beheer BV (Talpa), a corporation organized under the laws of The Netherlands, (iii) Talpa Capital Holding BV (Talpa Capital Holding), a corporation organized under the laws of The Netherlands, (iv) Cyrte Investments BV (Cyrte Investments), a corporation organized under the laws of The Netherlands, (v) Cyrte Investments GP I BV (Cyrte Investments GP), a corporation organized under the laws of The Netherlands, (vi) Cyrte Fund I CV (Cyrte Fund), a limited partnership organized under the laws of The Netherlands, and (vii) Johannes Hendrikus Hubert de Mol (collectively, the Reporting Persons).

Stichting owns all of the outstanding capital stock of Talpa. Talpa has a 55% ownership interest in Talpa Capital Holding and is a limited partner of Cyrte Fund. Talpa Capital Holding has a 75% ownership interest in Cyrte Investments. Cyrte Investments is the manager of the investment portfolio held by Cyrte Fund and owner of all of the outstanding capital stock of Cyrte Investments GP. Cyrte Investments is also the director (*bestuurder*) of Cyrte Investments GP. Cyrte Investments GP is the general partner of Cyrte Fund. Mr. de Mol is the sole director (*bestuurder*) of Talpa and F.J. Botman is the sole director (*bestuurder*) of Talpa Capital Holding and Cyrte Investments.

The business address of Stichting, Talpa and Mr. de Mol is Burgemeester A. Colijnweg 2, 1182 AL Amstelveen, The Netherlands. The business address of Talpa Capital Holding, Cyrte Investments, Cyrte Investments GP, Cyrte Fund and Mr. Botman is Flevolaan 41A, 411 KC Naarden, P.O. Box 5081, 1401 AB Naarden, The Netherlands.

The principal activity of Stichting is to hold and administer the shares in the capital of Talpa for the benefit of the holders of depositary receipts issued by Stichting and to exercise the voting rights attached to such shares. One of the principal occupations of Mr. de Mol, a media entrepreneur, is to direct the activities of Talpa and other interests including Talpa Media Holding NV (Talpa Media). The principal business of Talpa Media is the conduct of media activities including television and radio production in The Netherlands and the principal business address of Talpa Media is Zevenend 45-4, 1251 RL Laren, The Netherlands. The principal business of Talpa is investment management. Talpa Capital Holding is a holding company; its principal business is solely to hold shares in Cyrte Investments. The principal business of Cyrte Investments is investment management. Cyrte Investments GP s principal business is to act as the general partner of Cyrte Fund. Cyrte Fund is an investment fund; its principal business is to invest in listed and non-listed equity securities in the technology, media and telecommunication sectors. Mr. Botman s principal occupation is to act as director (*bestuurder*) of Talpa Capital Holding and Cyrte Investments.

(d) During the last five years, the Reporting Persons and Mr. Botman have not been convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors).

(e) During the last five years, the Reporting Persons and Mr. Botman have not been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

(f) Messrs. de Mol and Botman are citizens of The Netherlands.

Item 3. Source and Amount of Funds or Other Consideration

Cyrte Fund obtained the funds to purchase the Shares from capital contributions made to its working capital by its limited partners, including Talpa. The total amount of funds used for the acquisition of the Shares owned by the Reporting Persons was \$33,745,398.

Item 4. Purpose of Transaction

The Reporting Persons are acquiring the Shares of the Company for investment purposes. The Reporting Persons intend to assess their investment in the Company from time to time on the basis of various factors, including, without limitation, the Company s business, financial condition, results of operations and prospects, general economic, market and industry conditions, as well as other developments and other investment opportunities. Depending upon the foregoing factors or any other factors deemed relevant to the Reporting Persons, they may acquire additional shares in the Company, or dispose of all or part of the shares of the Company, in open market transactions, privately negotiated transactions or otherwise. Any acquisition or disposition may be effected by the Reporting Persons at any time without prior notice. The Reporting Persons may engage in communications from time to time with one or more stockholders, officers or directors of the Company regarding the Company s operating performance, strategic direction or other matters that could result in or relate to, among other things, any of the matters set forth in subparagraphs (a) through (j) of Item 4 of Schedule 13D.

Except as described in this Amendment, none of the Reporting Persons has any present plan or proposal that relates to, or could result in, any of the events referred to in paragraphs (a) through (j), inclusive, of Item 4 of Schedule 13D. The Reporting Persons will, however, continue to review the business of the Company and, depending upon one or more of the factors referred to above, may in the future propose that the Company take one or more such actions.

Item 5. Interest in Securities of the Issuer

(a) and (b) According to the Company s report on Form 6-K furnished to the Securities and Exchange Commission on August 15, 2006, there were 224,669,035,000 Shares outstanding as of June 30, 2006. Cyrte Investments GP directly owns 930,129 American Depositary Shares, representing 18,602,580,000 Preferred Shares, of the Company, which are 8.28% of the Company s Preferred Shares outstanding as of June 30, 2006. None of Stichting, Talpa, Talpa Capital Holding, Cyrte Investments, Cyrte Fund and Mr. de Mol directly own any shares of the Company s Preferred Shares. However each of Stichting, Talpa, Talpa Capital Holding, Cyrte Investments, Cyrte Fund and Mr. de Mol may be deemed to be beneficial owners, as well as share the power to vote and dispose, of the Company s Preferred Shares directly owned by Cyrte Investments GP by virtue of the fact that: Stichting owns all of the outstanding capital stock of Talpa; Mr. de Mol is the sole director *(bestuurder)* of Talpa, an entity which has a 55% ownership interest in Talpa Capital Holding and is a limited partner of Cyrte Fund; Talpa Capital Holding has a 75% ownership interest in Cyrte Investments; Cyrte Investments GP; and Cyrte Investments GP is the general partner of Cyrte Fund. Each of Stichting, Talpa, Talpa Capital Holding, Cyrte Investments, Cyrte Fund and Mr. de Mol disclaims beneficial ownership of such Shares to ralpa and ownership of such Shares if a limited partner, Cyrte Fund and Mr. de Mol disclaims beneficial ownership interest in Cyrte Investments is the manager of the investment portfolio held by Cyrte Fund and owns all of the outstanding capital stock of Cyrte Investments GP; and Cyrte Investments GP is the general partner of Cyrte Fund. Each of Stichting, Talpa, Talpa Capital Holding, Cyrte Investments, Cyrte Fund and Mr. de Mol disclaims beneficial ownership of such Shares for all other purposes.

(c) Since January 31, 2007, the date of the transaction reported on Amendment No. 2 to the statement on Schedule 13D relating to Shares of the Company previously filed with the Securities and Exchange Commission on February 2, 2007, Cyrte Investments GP has acquired additional Shares of the Company in the transactions described in Schedule I attached hereto, which is incorporated herein by reference.

(d) The limited partners of Cyrte Fund, being Talpa and Stichting Pensioenfonds voor de Gezondheid, Geestelijke en Maatschappelijke belangen (PGGM), will have the benefit of any dividends from, or proceeds from the sale of, the

American Depositary Shares, each representing 20,000 Preferred Shares of the Company, owned by Cyrte Investments GP, subject to certain fee arrangements.

(e) Not applicable.

Except for the transactions described in this Amendment, none of the Reporting Persons has effected any transactions in the securities of the Company since January 31, 2007, the date of the transaction reported on Amendment No. 2 to the statement on Schedule 13D relating to Shares of the Company previously filed with the Securities and Exchange Commission on February 2, 2007.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

To the best knowledge of the Reporting Persons, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons named in Item 2 and between such persons and any person with respect to any of the securities of the Company, including, but not limited to, transfer or voting of any of the securities, finder s fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

Item 7. Material to Be Filed as Exhibits

- Exhibit No. Description
- Exhibit 99.1 Agreement of Joint Filing among Stichting Administratiekantoor Talpa Beheer, Talpa Beheer BV, Talpa Capital Holding BV, Cyrte Investments BV, Cyrte Investments GP I BV, Cyrte Fund I CV and Johannes Hendrikus Hubert de Mol, dated as of March 19, 2007.

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date March 19, 2007 Signature /s/ Gaylord Macnack Stichting Administratiekantoor Talpa Beheer, by Gaylord Macnack, attorney-in-fact* Date March 19, 2007 Signature /s/ Gaylord Macnack Talpa Beheer BV, by Gaylord Macnack, attorney-in-fact* Date March 19, 2007 Signature /s/ Gaylord Macnack Talpa Capital Holding BV, by Gaylord Macnack, attorney-in-fact* Date March 19, 2007 Signature /s/ Gaylord Macnack Cyrte Investments BV, by Gaylord Macnack, attorney-in-fact* Date March 19, 2007 Signature /s/ Gaylord Macnack Cyrte Investments GP I BV, by Gaylord Macnack, attorney-in-fact* Date March 19, 2007 Signature /s/ Gaylord Macnack 12

Cyrte Fund I CV, by Gaylord Macnack, attorney-in-fact*

Date March 19, 2007 Signature /s/ Gaylord Macnack Johannes Hendrikus Hubert de Mol, by Gaylord Macnack, attorney-in-fact*

* Signed pursuant to powers of attorney, dated July 30, 2006, August 3, 2006 and January 18, 2007, included as Exhibit 99.2 to the statement on Schedule 13D filed with the Securities and Exchange Commission on January 19, 2007 by the Reporting Persons and incorporated by reference herein.

SCHEDULE I

All of the American Depositary Shares of the Company acquired as described in the table below were acquired by Cyrte Investments GP in open market transactions.

Trade Date	Shares Acquired	Shares Price (USD)
February 1, 2007	6,600	37.8945
February 2, 2007	13,300	37.7696
February 12, 2007	4,500	36.0861
February 13, 2007	2,700	36.2647
February 14, 2007	1,900	36.8663
February 15, 2007	12,700	37.7805
February 16, 2007	11,200	37.6962
February 20, 2007	1,300	37.8600
February 28, 2007	3,300	35.9082
March 1, 2007	2,200	35.8895
March 2, 2007	7,100	35.9446
March 5, 2007	7,500	35.2156
March 6, 2007	6,000	36.0750
March 7, 2007	6,100	36.1885
March 8, 2007	5,000	36.4292
March 9, 2007	5,500	37.0683
March 12, 2007	2,400	37.5446
March 13, 2007	10,000	36.8167
March 14, 2007	6,555	36.1687
March 15, 2007	6,800	36.2055
March 16, 2007	8,300	35.8552